H.R.3322

IN THE SENATE OF THE UNITED STATES

June 3, 1996

Received; read twice and referred to the Committee on Commerce, Science, and Transportation

AN ACT

To authorize appropriations for fiscal year 1997 for civilian science activities of the Federal Government, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Omnibus Civilian Science Authorization Act of 1996".
- 4 (b) Table of Contents.—
 - Sec. 1. Short title; table of contents.

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- Sec. 102. Definitions.

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Sec. 1001. Further authorizations.

1 TITLE I—NATIONAL SCIENCE

2	FOUNDATION
3	SEC. 101. SHORT TITLE.
4	This title may be cited as the "National Science
5	Foundation Authorization Act of 1996".
6	SEC. 102. DEFINITIONS.
7	For purposes of this title—
8	(1) the term "Director" means the Director of
9	the Foundation;
10	(2) the term "Foundation" means the National
11	Science Foundation;
12	(3) the term "institution of higher education"
13	has the meaning given such term in section 1201(a)
14	of the Higher Education Act of 1965;
15	(4) the term "national research facility" means
16	a research facility funded by the Foundation which
17	is available, subject to appropriate policies allocating
18	access, for use by all scientists and engineers affili-
19	ated with research institutions located in the United
20	States; and
21	(5) the term "United States" means the several
22	States, the District of Columbia, the Commonwealth
23	of Puerto Rico, the Virgin Islands, Guam, American
24	Samoa, the Commonwealth of the Northern Mariana

1	Islands, and any other territory or possession of the
2	United States.
3	Subtitle A—National Science
4	Foundation Authorization
5	SEC. 111. AUTHORIZATION OF APPROPRIATIONS.
6	(a) FINDINGS.—The Congress finds that—
7	(1) the programs of the Foundation are impor
8	tant for the Nation to strengthen basic research and
9	develop human resources in science and engineering
10	and that those programs should be funded at an
11	adequate level;
12	(2) the primary mission of the Foundation con
13	tinues to be the support of basic scientific research
14	and science education and the support of research
15	fundamental to the engineering process and engi
16	neering education; and
17	(3) the Foundation's efforts to contribute to the
18	economic competitiveness of the United States
19	should be in accord with that primary mission.
20	(b) FISCAL YEAR 1997.—There are authorized to be
21	appropriated to the Foundation \$3,291,700,000 for fisca
22	year 1997, which shall be available for the following cat
23	egories:
24	(1) Research and Related Activities
25	\$2.381.500.000.

1	(2) Education and Human Resources Activities
2	\$600,000,000.
3	(3) Major Research Equipment, \$80,000,000.
4	(4) Academic Research Facilities Moderniza-
5	tion, \$100,000,000.
6	(5) Salaries and Expenses, \$120,000,000.
7	(6) Office of Inspector General, \$5,000,000.
8	(7) Headquarters Relocation, \$5,200,000.
9	(c) Limitation.—Consistent with the amendment
10	made by section 130(a) of this Act, funds appropriated
11	under subsection (b) of this section shall be available to
12	not more than 6 directorates. No funds appropriated
13	under subsection (b) may be obligated or expended by, for
14	or through a directorate if funds appropriated under sub-
15	section (b) have been obligated or expended for 6 other
16	directorates.
17	SEC. 112. PROPORTIONAL REDUCTION OF RESEARCH AND
18	RELATED ACTIVITIES AMOUNTS.
19	If the amount appropriated pursuant to section
20	111(b)(1) is less than the amount authorized under that
21	paragraph, the amount available for each scientific direc-
22	torate under that paragraph shall be reduced by the same

23 proportion.

1 SEC. 113. CONSULTATION AND REPRESENTATION EX-

- PENSES.
- 3 From appropriations made under authorizations pro-
- 4 vided in this title, not more than \$10,000 may be used
- 5 in each fiscal year for official consultation, representation,
- 6 or other extraordinary expenses at the discretion of the
- 7 Director. The determination of the Director shall be final
- 8 and conclusive upon the accounting officers of the Govern-
- 9 ment.

10 SEC. 114. REPROGRAMMING.

- 11 (a) \$500,000 OR LESS.—In any given fiscal year, the
- 12 Director may transfer appropriated funds among the sub-
- 13 categories of Research and Related Activities, so long as
- 14 the net funds transferred to or from any subcategory do
- 15 not exceed \$500,000.
- 16 (b) Greater Than \$500,000.—In addition, the Di-
- 17 rector may propose transfers to or from any subcategory
- 18 exceeding \$500,000. An explanation of any proposed
- 19 transfer under this subsection must be transmitted in
- 20 writing to the Committee on Science of the House of Rep-
- 21 resentatives, and the Committees on Labor and Human
- 22 Resources and Commerce, Science, and Transportation of
- 23 the Senate. The proposed transfer may be made only when
- 24 30 calendar days have passed after transmission of such
- 25 written explanation.

Subtitle B—General Provisions

2	SEC. 121. ANNUAL REPORT.
3	Section 3(f) of the National Science Foundation Act
4	of 1950 (42 U.S.C. 1862(f)) is amended to read as fol-
5	lows:
6	"(f) The Foundation shall provide an annual report
7	to the President which shall be submitted by the Director
8	to the Congress at the time of the President's annual
9	budget submission. The report shall—
10	"(1) contain a strategic plan, or an update to
11	a previous strategic plan, which—
12	"(A) defines for a three-year period the
13	overall goals for the Foundation and specific
14	goals for each major activity of the Foundation,
15	including each scientific directorate, the edu-
16	cation directorate, and the polar programs of-
17	fice; and
18	"(B) describe how the identified goals re-
19	late to national needs and will exploit new op-
20	portunities in science and technology;
21	"(2) identify the criteria and describe the proce-
22	dures which the Foundation will use to assess
23	progress toward achieving the goals identified in ac-
24	cordance with paragraph (1).

- "(3) review the activities of the Foundation during the preceding year which have contributed toward achievement of goals identified in accordance with paragraph (1) and summarize planned activities for the coming three years in the context of the identified goals, with particular emphasis on the Foundation's planned contributions to major multiagency research and education initiatives;
- 9 "(4) contain such recommendations as the 10 Foundation considers appropriate; and
- "(5) include information on the acquisition and disposition by the Foundation of any patents and patent rights.".

14 SEC. 122. NATIONAL RESEARCH FACILITIES.

15 (a) Facilities Plan.—The Director shall provide to Congress annually, as a part of the report required under 16 17 section 3(f) of the National Science Foundation Act of 18 1950, a plan for the proposed construction of, and repair 19 and upgrades to, national research facilities. The plan 20 shall include estimates of the cost for such construction, 21 repairs, and upgrades, and estimates of the cost for the 22 operation and maintenance of existing and proposed new 23 facilities. For proposed new construction and for major upgrades to existing facilities, the plan shall include funding profiles by fiscal year and milestones for major phases

- 1 of the construction. The plan shall include cost estimates
- 2 in the categories of construction, repair, and upgrades for
- 3 the year in which the plan is submitted to Congress and
- 4 for not fewer than the succeeding 4 years.
- 5 (b) Limitation on Obligation of Unauthorized
- 6 APPROPRIATIONS.—No funds appropriated for any project
- 7 which involves construction of new national research facili-
- 8 ties or construction necessary for upgrading the capabili-
- 9 ties of existing national research facilities shall be obli-
- 10 gated unless the funds are specifically authorized for such
- 11 purpose by this title or any other Act which is not an ap-
- 12 propriations Act, or unless the total estimated cost to the
- 13 Foundation of the construction project is less than
- 14 \$50,000,000. This subsection shall not apply to construc-
- 15 tion projects approved by the National Science Board
- 16 prior to June 30, 1995.

17 SEC. 123. ELIGIBILITY FOR RESEARCH FACILITY AWARDS.

- 18 Section 203(b) of the Academic Research Facilities
- 19 Modernization Act of 1988 is amended by striking the
- 20 final sentence of paragraph (3) and inserting in lieu there-
- 21 of the following: "The Director shall give priority to insti-
- 22 tutions or consortia that have not received such funds in
- 23 the preceding 5 years, except that this sentence shall not
- 24 apply to previous funding received for the same multiyear
- 25 project.".

1 SEC. 124. ADMINISTRATIVE AMENDMENTS.

2	(a) National Science Foundation Act of 1950
3	AMENDMENTS.—The National Science Foundation Act of
4	1950 (42 U.S.C. 1861 et seq.) is amended—
5	(1) in section 4(g) (42 U.S.C. 1863(g)), by
6	striking "the appropriate rate provided for individ-
7	uals in grade GS-18 of the General Schedule under
8	section 5332" and inserting in lieu thereof "the
9	maximum rate payable under section 5376";
10	(2) by redesignating the subsection (k) of sec-
11	tion 4 (42 U.S.C. 1863(k)) that was added by sec-
12	tion 108 of the National Science Foundation Au-
13	thorization Act of 1988 as subsection (l);
14	(3) in section 5(e) (42 U.S.C. 1864(e)) by
15	amending paragraph (2) to read as follows:
16	"(2) Any delegation of authority or imposition of con-
17	ditions under paragraph (1) shall be promptly published
18	in the Federal Register and reported to the Committees
19	on Labor and Human Resources and Commerce, Science,
20	and Transportation of the Senate and the Committee on
21	Science of the House of Representatives.";
22	(4) in section 14(e) (42 U.S.C. 1873(e))—
23	(A) by striking "shall receive" and insert-
24	ing in lieu thereof "shall be entitled to receive";
25	(B) by inserting ", including traveltime,"
26	after "business of the Foundation": and

- 1 (C) by striking "the rate specified for the
- 2 daily rate for grade GS-18 of the General
- 3 Schedule under section 5332" and inserting in
- 4 lieu thereof "the maximum rate payable under
- 5 section 5376"; and
- 6 (5) by striking "Atomic Energy Commission" in
- 7 section 15(a) (42 U.S.C. 1874(a)) and inserting in
- 8 lieu thereof "Secretary of Energy".
- 9 (b) National Science Foundation Authoriza-
- 10 TION ACT, 1976 AMENDMENTS.—Section 6(a) of the Na-
- 11 tional Science Foundation Authorization Act, 1976 (42)
- 12 U.S.C. 1881a(a)) is amended by striking "social," the
- 13 first place it appears.
- 14 (c) National Science Foundation Authoriza-
- 15 TION ACT OF 1988 AMENDMENTS.—(1) Section
- 16 117(a)(1)(B)(v) of the National Science Foundation Au-
- 17 thorization Act of 1988 (42 U.S.C. 1881b(1)(B)(v)) is
- 18 amended to read as follows:
- 19 "(v) from schools established outside the several
- 20 States and the District of Columbia by any agency
- of the Federal Government for dependents of its em-
- ployees.".
- 23 (2) Section 117(a)(3)(A) of such Act (42 U.S.C.
- 24 1881b(3)(A)) is amended by striking "Science and Engi-

- 1 neering Education" and inserting in lieu thereof "Education and Human Resources".
- 3 (d) Science and Engineering Equal Opportuni-
- 4 TIES ACT AMENDMENTS.—(1) Section 34 of the Science
- 5 and Engineering Equal Opportunities Act (42 U.S.C.
- 6 1885b) is amended—
- 7 (A) by inserting "AND PERSONS WITH DISABIL-
- 8 ITIES" after "MINORITIES IN SCIENCE" in the sec-
- 9 tion heading; and
- 10 (B) by adding at the end the following new sub-
- 11 section:
- 12 "(c) The Foundation is authorized to undertake and
- 13 support programs and activities to encourage the partici-
- 14 pation of persons with disabilities in the science and engi-
- 15 neering professions.".
- 16 (2) Section 36 of the Science and Engineering Equal
- 17 Opportunities Act (42 U.S.C. 1885c) is amended—
- 18 (A) in subsection (a), by inserting "persons
- with disabilities," after "minorities,";
- (B) in subsection (b), by amending the second
- 21 sentence to read as follows: "In addition, the Chair-
- 22 man of the National Science Board may designate
- 23 members of the Board as ex officio members of the
- 24 Committee.";
- 25 (C) by striking subsections (c) and (d);

- 1 (D) by inserting after subsection (b) the follow-
- 2 ing new subsection:
- 3 "(c) The Committee shall be responsible for reviewing
- 4 and evaluating all Foundation matters relating to partici-
- 5 pation in, opportunities for, and advancement in edu-
- 6 cation, training, and research in science and engineering
- 7 of women, minorities, persons with disabilities, and other
- 8 groups currently underrepresented in scientific, engineer-
- 9 ing, and professional fields.";
- 10 (E) by redesignating subsections (e) and (f) as
- subsections (d) and (e), respectively; and
- (F) in subsection (d), as so redesignated by
- 13 subparagraph (E) of this paragraph, by striking
- "additional".
- 15 (e) Technical Amendment.—The second sub-
- 16 section (g) of section 3 of the National Science Foundation
- 17 Act of 1950 is repealed.
- 18 SEC. 125. INDIRECT COSTS.
- 19 (a) Matching Funds.—Matching funds required
- 20 pursuant to section 204(a)(2)(C) of the Academic Re-
- 21 search Facilities Modernization Act of 1988 (42 U.S.C.
- 22 1862c(a)(2)(C)) shall not be considered facilities costs for
- 23 purposes of determining indirect cost rates.
- 24 (b) Report.—The Director of the Office of Science
- 25 and Technology Policy, in consultation with other relevant

- 1 agencies, shall prepare a report analyzing what steps
- 2 would be needed to—
- 3 (1) reduce by 10 percent the proportion of Fed-
- 4 eral assistance to institutions of higher education
- 5 that are allocated for indirect costs; and
- 6 (2) reduce the variance among indirect cost
- 7 rates of different institutions of higher education, in-
- 8 cluding an evaluation of the relative benefits and
- 9 burdens of each option on institutions of higher edu-
- cation. Such report shall be transmitted to the Con-
- gress no later than December 31, 1996.
- 12 SEC. 126. FINANCIAL DISCLOSURE.
- Persons temporarily employed by or at the Founda-
- 14 tion shall be subject to the same financial disclosure re-
- 15 quirements and related sanctions under the Ethics in Gov-
- 16 ernment Act of 1978 as are permanent employees of the
- 17 Foundation in equivalent positions.
- 18 SEC. 127. EDUCATIONAL LEAVE OF ABSENCE FOR ACTIVE
- 19 **DUTY.**
- In order to be eligible to receive funds from the Foun-
- 21 dation after September 30, 1996, an institution of higher
- 22 education must provide that whenever any student of the
- 23 institution who is a member of the National Guard, or
- 24 other reserve component of the Armed Forces of the Unit-
- 25 ed States, is called or ordered to active duty, other than

- 1 active duty for training, the institution shall grant the
- 2 member a military leave of absence from their education.
- 3 Persons on military leave of absence from their institution
- 4 shall be entitled, upon release from military duty, to be
- 5 restored to the educational status they had attained prior
- 6 to their being ordered to military duty without loss of aca-
- 7 demic credits earned, scholarships or grants awarded, or
- 8 tuition and other fees paid prior to the commencement of
- 9 the military duty. It shall be the duty of the institution
- 10 to refund tuition or fees paid or to credit the tuition and
- 11 fees to the next semester or term after the termination
- 12 of the educational military leave of absence at the option
- 13 of the student.
- 14 SEC. 128. SCIENCE STUDIES INSTITUTE.
- 15 (a) AMENDMENT.—Section 822 of the National De-
- 16 fense Authorization Act for Fiscal 1991 (42 U.S.C. 6686)
- 17 is amended—
- 18 (1) by striking "Critical Technologies Institute"
- in the section heading and in subsection (a), and in-
- serting in lieu thereof "Science Studies Institute";
- 21 (2) in subsection (b) by striking "As deter-
- 22 mined by the chairman of the committee referred to
- in subsection (c), the" and inserting in lieu thereof
- 24 "The":

1	(3) by striking subsection (c), and redesignating
2	subsections (d), (e), (f), and (g) as subsections (c),
3	(d), (e), and (f), respectively;
4	(4) in subsection (c), as so redesignated by
5	paragraph (3) of this subsection—
6	(A) by inserting "science and" after "de-
7	velopments and trends in" in paragraph (1);
8	(B) by striking "with particular emphasis"
9	in paragraph (1) and all that follows through
10	the end of such paragraph and inserting in lieu
11	thereof "and developing and maintaining rel-
12	evant informational and analytical tools.";
13	(C) by striking "to determine" and all that
14	follows through "technology policies" in para-
15	graph (2) and inserting in lieu thereof "with
16	particular attention to the scope and content of
17	the Federal science and technology research
18	and development portfolio as it affects inter-
19	agency and national issues";
20	(D) by amending paragraph (3) to read as
21	follows:
22	"(3) Initiation of studies and analysis of alter-
23	natives available for ensuring the long-term strength
24	of the United States in the development and applica-
25	tion of science and technology, including appropriate

1	roles for the Federal Government, State govern-
2	ments, private industry, and institutions of higher
3	education in the development and application of
4	science and technology.";
5	(E) by inserting "science and" after "Ex-
6	ecutive branch on" in paragraph (4)(A); and
7	(F) by amending paragraph (4)(B) to read
8	as follows:
9	"(B) to the interagency committees and
10	panels of the Federal Government concerned
11	with science and technology.";
12	(5) in subsection (d), as so redesignated by
13	paragraph (3) of this subsection, by striking "sub-
14	section (d)" and inserting in lieu thereof "subsection
15	(e)"; and
16	(6) by amending subsection (f), as so redesig-
17	nated by paragraph (3) of this subsection, to read
18	as follows:
19	"(f) Sponsorship.—The Director of the Office of
20	Science and Technology Policy shall be the sponsor of the
21	Institute.".
22	(b) Conforming Usage.—All references in Federal
23	law or regulations to the Critical Technologies Institute
24	shall be considered to be references to the Science Studies

25 Institute.

SEC. 129. EDUCATIONAL IMPACT.

2 (a) FINDINGS.—The Congress	finds	that—
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their graduate programs; and

- 3 (1) Federal research funds made available to 4 institutions of higher education often create incentives for such institutions to emphasize research over 5 undergraduate teaching and to narrow the focus of 6 7
- 8 (2) National Science Foundation funds for Re-9 search and Related Activities should be spent in the 10 manner most likely to improve the quality of under-11 graduate and graduate education in institutions of 12 higher education.
- 13 (b) EDUCATIONAL IMPACT.—(1) The impact that a grant or cooperative agreement by the National Science Foundation would have on undergraduate and graduate education at an institution of higher education shall be 17 a factor in any decision whether to award such grant or 18 agreement to that institution.
- 19 (2) Paragraph (1) shall be effective with respect to 20 any grant or cooperative agreement awarded after Sep-21 tember 30, 1997.
- 22 (c) Report.—The Director shall provide a plan for the implementation of subsection (b) of this section, no 24 later than December 31, 1996, to the Committee on Science of the House of Representatives and the Commit-

- 1 tee on Commerce, Science, and Transportation and the
- 2 Committee on Labor and Human Resources of the Senate.
- 3 SEC. 130. DIVISIONS OF THE FOUNDATION.
- 4 (a) AMENDMENT.—Section 8 of the National Science
- 5 Foundation Act of 1950 (42 U.S.C. 1866) is amended by
- 6 inserting "The Director may appoint, in consultation with
- 7 the Board, not more than 6 Assistant Directors to assist
- 8 in managing the Divisions." after "time to time deter-
- 9 mine.".
- 10 (b) Report.—By November 15, 1996, the Director
- 11 shall transmit to the Congress a report on the reorganiza-
- 12 tion of the National Science Foundation required as a re-
- 13 sult of the amendment made by subsection (a).
- 14 TITLE II—NATIONAL AERO-
- 15 NAUTICS AND SPACE ADMIN-
- 16 **ISTRATION**
- 17 Subtitle A—General Provisions
- 18 SEC. 201. SHORT TITLE.
- 19 This title may be cited as the "National Aeronautics
- 20 and Space Administration Authorization Act, Fiscal Year
- 21 1997".
- 22 **SEC. 202. FINDINGS.**
- The Congress makes the following findings:
- 24 (1) The National Aeronautics and Space Ad-
- 25 ministration should aggressively pursue actions and

- reforms directed at reducing institutional costs, including management restructuring, facility consolidation, procurement reform, personnel base downsizing, and convergence with other defense and commercial sector systems.
 - (2) While institutional reforms, restructurings, and downsizing hold the slim promise of reconciling the disparity between projected needs of the National Aeronautics and Space Administration with funding levels requested by the Administration over the next 4 years, such reforms provide no guarantee against cancellation of missions or elimination of centers in the event reform efforts fail to achieve cost reduction targets.
 - (3) The National Aeronautics and Space Administration must reverse its current trend toward becoming an operational agency, and return to its proud history as the Nation's leader in basic scientific air and space research.
 - (4) Commercial space activity is in a delicate state of growth. It has the potential to eclipse Federal space activity in its economic return to the Nation, if it is not stifled.
- 24 (5) The United States is on the verge of creat-25 ing and using new technologies in microsatellites, in-

- formation processing, and space launches that could radically alter the manner in which the Government approaches its space mission.
 - (6) The overwhelming preponderance of the Federal Government's requirements for routine, non-emergency manned and unmanned space transportation can be met most effectively, efficiently, and economically by a free and competitive market in privately developed and operated launch services.
 - (7) In formulating a national space transportation service policy, the National Aeronautics and Space Administration should aggressively promote the pursuit by the commercial sector of development of advanced space transportation technologies including reusable space vehicles, single-stage-to-orbit vehicles, and human space systems.
 - (8) The Federal Government should invest in the types of research and innovative technology in which the United States private sector does not invest, while avoiding competition with the activities in which the United States private sector does invest.
 - (9) International cooperation in space exploration and science activities serves the United States national interest—
- 25 (A) when it—

1	(i) reduces the cost of undertaking
2	missions the United States Government
3	would pursue unilaterally;
4	(ii) enables the United States to pur-
5	sue missions that it could not otherwise af-
6	ford to pursue unilaterally; or
7	(iii) enhances United States capabili-
8	ties to use and develop space for the bene-
9	fit of United States citizens; and
10	(B) when it does not—
11	(i) otherwise harm or interfere with
12	the ability of United States private sector
13	firms to develop or explore space commer-
14	cially;
15	(ii) interfere with the ability of Fed-
16	eral agencies to use space to complete their
17	missions;
18	(iii) undermine the ability of United
19	States private enterprise to compete favor-
20	ably with foreign entities in the commercial
21	space arena; or
22	(iv) transfer sensitive or commercially
23	advantageous technologies or knowledge
24	from the United States to other countries
25	or foreign entities except as required by

those countries or entities to make their
contribution to a multilateral space project
in partnership with the United States, or
on a quid pro quo basis.
(10) The National Aeronautics and Space Ad-
ministration and the Department of Defense can co-
operate more effectively in leveraging their mutual
capabilities to conduct joint space missions that im-
prove United States space capabilities and reduce
the cost of conducting space missions.
(11) The Reusable Launch Vehicle program
and the acquisition by the Federal Government of
the vehicle resulting from that program, are nec-
essary for the protection of essential security inter-
ests for purposes of interpreting the obligations of
the United States under the General Agreement or
Tariffs and Trade.
SEC. 203. DEFINITIONS.
For purposes of this title—

- (1) the term "Administrator" means the Administrator of the National Aeronautics and Space
 Administration;
- 23 (2) the term "cost threat" means a potential 24 change to the program baseline documented as a po-

1	tential cost by the Space Station Program Office.
2	and
3	(3) the term "institution of higher education"
4	has the meaning given such term in section 1201(a)
5	of the Higher Education Act of 1965 (20 U.S.C.
6	1141(a)).
7	Subtitle B—Authorization of
8	Appropriations
9	CHAPTER 1—AUTHORIZATIONS
10	SEC. 211. HUMAN SPACE FLIGHT.
11	There are authorized to be appropriated to the Na-
12	tional Aeronautics and Space Administration for fiscal
13	year 1997 for Human Space Flight the following amounts:
14	(1) For the Space Station, \$1,840,200,000.
15	(2) For Space Shuttle Operations.
16	\$2,514,900,000.
17	(3) For Space Shuttle Safety and Performance
18	Upgrades, \$636,000,000, including for Construction
19	of Facilities relating to such programs—
20	(A) replacement of LC-39 Pad B Chillers
21	(KSC), \$1,800,000;
22	(B) restoration of Pad B Fixed Support
23	Structure Elevator System (KSC), \$1,500,000
24	(C) rehabilitation of 480V Electrical Dis-
25	tribution System, Kennedy Space Center, Ex-

1	ternal Tank Manufacturing Building (MAF),
2	\$2,500,000; and
3	(D) restoration of High Pressure Indus-
4	trial Water Plant, Stennis Space Center,
5	\$2,500,000.
6	(4) For Payload and Utilization Operations,
7	\$271,800,000.
8	(5) For Russian Cooperation, \$100,000,000.
9	SEC. 212. SCIENCE, AERONAUTICS, AND TECHNOLOGY.
10	There are authorized to be appropriated to the Na-
11	tional Aeronautics and Space Administration for fiscal
12	year 1997 for Science, Aeronautics, and Technology the
13	following amounts:
14	(1) For Space Science, \$2,107,400,000.
15	(2) For Life and Microgravity Sciences and Ap-
16	plications, \$498,500,000, of which at least
17	\$2,000,000 is reserved for research and early detec-
18	tion systems for breast and ovarian cancer and other
19	women's health issues.
20	(3) For Mission to Planet Earth,
21	1,028,400,000, of which $50,000,000$ shall be for
22	commercial data purchases under section 259(a).
23	Funds authorized by this paragraph may not be ob-
24	ligated to duplicate private sector or other Federal
25	activities or to procure systems to provide data un-

1	less the Administrator certifies to Congress that no
2	private sector entity, or Federal entity other than
3	the National Aeronautics and Space Administration,
4	can provide suitable data in a timely manner.
5	(4) For Space Access and Technology,
6	\$711,000,000 of which—
7	(A) \$324,700,000 are authorized for Ad-
8	vanced Space Transportation; and
9	(B) \$10,000,000 shall be for continuing
10	the Launch Voucher Demonstration Program
11	authorized under section 504 of the National
12	Aeronautics and Space Administration Author-
13	ization Act, Fiscal Year 1993 (15 U.S.C.
14	5803).
15	(5) For Aeronautical Research and Technology,
16	\$823,400,000, of which—
17	(A) \$354,400,000 are authorized for Re-
18	search and Technology Base activities;
19	(B) \$254,300,000 are authorized for High
20	Speed Research;
21	(C) \$152,800,000 are authorized for Ad-
22	vanced Subsonic Technology;
23	(D) \$23,300,000 are authorized for High-
24	Performance Computing and Communications;
25	and

1	(E) \$38,600,000 are authorized for Nu-
2	merical Aerodynamic Simulation.
3	(6) For Mission Communication Services
4	\$405,600,000.
5	(7) For Academic Programs, \$92,500,000.
6	SEC. 213. MISSION SUPPORT.
7	There are authorized to be appropriated to the Na-
8	tional Aeronautics and Space Administration for fiscal
9	year 1997 for Mission Support the following amounts:
10	(1) For Safety, Reliability, and Quality Assur-
11	ance, \$36,700,000.
12	(2) For Space Communication Services
13	\$276,250,000.
14	(3) For Construction of Facilities, including
15	land acquisition, \$105,000,000, including the follow-
16	ing:
17	(A) Modernization of Electrical Distribu-
18	tion System, Ames Research Center
19	\$2,400,000.
20	(B) Modification of Aircraft Ramp and
21	Tow Way, Dryden Flight Research Center
22	\$3,000,000.
23	(C) Restoration of Hangar Building 4801
24	Dryden Flight Research Center, \$4,500,000.

1	(D) Modernization of Secondary Electrical
2	Systems, Goddard Space Flight Center,
3	\$1,500,000.
4	(E) Restoration of Chilled Water Distribu-
5	tion System, Goddard Space Flight Center,
6	\$4,000,000.
7	(F) Modification of Refrigeration Systems,
8	Various Buildings, Jet Propulsion Laboratory,
9	\$2,800,000.
10	(G) Rehabilitation of Utility Tunnel Struc-
11	ture and Systems, Johnson Space Center,
12	\$4,400,000.
13	(H) Replacement of DX Units with
14	Central Chilled Water System, Logistics Facil-
15	ity, Kennedy Space Center, \$1,800,000.
16	(I) Rehabilitation of Central Air Equip-
17	ment Building, Lewis Research Center,
18	\$6,500,000.
19	(J) Modification of Chilled Water System,
20	Marshall Space Flight Center, \$6,700,000.
21	(K) Rehabilitation of Condenser Water
22	System, 202/207 Complex (MAF), \$2,100,000.
23	(L) Rehabilitation of Electrical Distribu-
24	tion System, White Sands Test Facility,
25	\$2,600,000.

1 (M) Minor Revitalization of Facilities at 2 Various Locations, not in excess of \$1,500,000 3 per project, \$19,600,000. (N) Minor construction of new facilities and additions to existing facilities at various lo-6 cations, not in excess of \$1,500,000 per project, 7 \$3,400,000. 8 (O) Facility planning and design, not oth-9 erwise provided for, \$6,700,000. 10 (P) Environmental compliance and restora-11 tion, \$33,000,000. 12 (4) For Research and Program Management, 13 including personnel and related costs, travel, and re-14 search operations support, \$2,030,800,000, of which 15 \$1,611,000,000 shall be for personnel and related 16 \$31,500,000 shall be for costs, travel, and 17 \$388,300,000 shall be for research operations sup-18 port. 19 SEC. 214. INSPECTOR GENERAL. 20 There are authorized to be appropriated to the Na-21 tional Aeronautics and Space Administration for Inspector 22 General, \$17,000,000 for fiscal year 1997. 23 SEC. 215. TOTAL AUTHORIZATION. 24 Notwithstanding any other provision of this subtitle, the total amount authorized to be appropriated to the Na-

1	tional Aeronautics and Space Administration under this
2	title shall not exceed \$13,495,500,000 for fiscal year
3	1997.
4	SEC. 216. OFFICE OF COMMERCIAL SPACE TRANSPOR-
5	TATION AUTHORIZATION.
6	There are authorized to be appropriated to the Sec-
7	retary of Transportation for the activities of the Office
8	of Commercial Space Transportation, \$5,770,000 for fis-
9	cal year 1997.
10	SEC. 217. OFFICE OF SPACE COMMERCE.
11	There are authorized to be appropriated to the Sec-
12	retary of Commerce for the activities of the Office of
13	Space Commerce established by section 253 of this Act,
14	\$500,000 for fiscal year 1997.
15	CHAPTER 2—RESTRUCTURING THE NA-
16	TIONAL AERONAUTICS AND SPACE AD-
17	MINISTRATION
18	SEC. 221. FINDINGS.
19	The Congress finds that—
20	(1) the restructuring of the National Aero-
21	nautics and Space Administration is essential to ac-
22	complishing the space missions of the United States
23	while simultaneously balancing the Federal budget;
24	(2) to restructure the National Aeronautics and
25	Space Administration rapidly without reducing mis-

- 1 sion content and safety requires objective financial
- 2 judgment; and
- 3 (3) a formal economic review of its missions
- 4 and the Federal assets that support them is required
- 5 in order to plan and implement needed restructuring
- 6 of the National Aeronautics and Space Administra-
- 7 tion.

8 SEC. 222. RESTRUCTURING REPORTS.

- 9 (a) Implementation Report.—The Administrator
- 10 shall transmit to Congress, no later than July 31, 1996,
- 11 a report on its restructuring activities by fiscal year con-
- 12 taining, at a minimum, a description of all actions taken
- 13 or planned to be taken after July 31, 1995, and before
- 14 October 1, 2002, including contracts terminated or con-
- 15 solidated; reductions in force; relocations of personnel and
- 16 facilities; sales, closures, or mothballing of capital assets
- 17 or facilities; and net savings to be realized from such ac-
- 18 tions by fiscal year.
- 19 (b) Proposed Legislation.—The President shall
- 20 propose to Congress, not later than September 30, 1996,
- 21 all enabling legislation required to carry out actions de-
- 22 scribed by the Administrator's report under subsection
- 23 (a).

CHAPTER 3—LIMITATIONS AND SPECIAL

2 **AUTHORITY**

- 3 SEC. 231. USE OF FUNDS FOR CONSTRUCTION.
- 4 (a) AUTHORIZED USES.—Funds appropriated under
- 5 sections 211(1) through (5), 212, and 213(1) and (2), and
- 6 funds appropriated for research operations support under
- 7 section 213(4), may be used for the construction of new
- 8 facilities and additions to, repair of, rehabilitation of, or
- 9 modification of existing facilities at any location in support
- 10 of the purposes for which such funds are authorized.
- 11 (b) Limitation.—None of the funds pursuant to
- 12 subsection (a) may be expended for a project, the esti-
- 13 mated cost of which to the National Aeronautics and
- 14 Space Administration, including collateral equipment, ex-
- 15 ceeds \$500,000, until 30 days have passed after the Ad-
- 16 ministrator has notified the Committee on Science of the
- 17 House of Representatives and the Committee on Com-
- 18 merce, Science, and Transportation of the Senate of the
- 19 nature, location, and estimated cost to the National Aero-
- 20 nautics and Space Administration of such project.
- 21 (c) Title to Facilities.—If funds are used pursu-
- 22 ant to subsection (a) for grants to institutions of higher
- 23 education, or to nonprofit organizations whose primary
- 24 purpose is the conduct of scientific research, for purchase
- 25 or construction of additional research facilities, title to

- 1 such facilities shall be vested in the United States unless
- 2 the Administrator determines that the national program
- 3 of aeronautical and space activities will best be served by
- 4 vesting title in the grantee institution or organization.
- 5 Each such grant shall be made under such conditions as
- 6 the Administrator shall determine to be required to ensure
- 7 that the United States will receive therefrom benefits ade-
- 8 quate to justify the making of that grant.

9 SEC. 232. AVAILABILITY OF APPROPRIATED AMOUNTS.

- To the extent provided in appropriations Acts, appro-
- 11 priations authorized under chapter 1 may remain available
- 12 without fiscal year limitation.
- 13 SEC. 233. REPROGRAMMING FOR CONSTRUCTION OF FA-
- 14 CILITIES.
- 15 (a) In General.—Appropriations authorized under
- 16 any paragraph of section 211(6) or 213(3)—
- 17 (1) may be varied upward by 10 percent in the
- discretion of the Administrator; or
- 19 (2) may be varied upward by 25 percent, to
- 20 meet unusual cost variations, after the expiration of
- 21 15 days following a report on the circumstances of
- such action by the Administrator to the Committee
- on Science of the House of Representatives and the
- Committee on Commerce, Science, and Transpor-
- 25 tation of the Senate.

- 1 The aggregate amount authorized to be appropriated
- 2 under sections 211(6) and 213(3) shall not be increased
- 3 as a result of actions authorized under paragraphs (1) and
- 4 (2) of this subsection.
- 5 (b) Special Rule.—Where the Administrator deter-
- 6 mines that new developments in the national program of
- 7 aeronautical and space activities have occurred; and that
- 8 such developments require the use of additional funds for
- 9 the purposes of construction, expansion, or modification
- 10 of facilities at any location; and that deferral of such ac-
- 11 tion until the enactment of the next National Aeronautics
- 12 and Space Administration Authorization Act would be in-
- 13 consistent with the interest of the Nation in aeronautical
- 14 and space activities, the Administrator may use up to
- 15 \$10,000,000 of the amounts authorized under section
- 16 211(6) or 213(3) for each fiscal year for such purposes.
- 17 No such funds may be obligated until a period of 30 days
- 18 has passed after the Administrator has transmitted to the
- 19 Committee on Commerce, Science, and Transportation of
- 20 the Senate and the Committee on Science of the House
- 21 of Representatives a written report describing the nature
- 22 of the construction, its costs, and the reasons therefor.
- 23 SEC. 234. CONSIDERATION BY COMMITTEES.
- Notwithstanding any other provision of law—

- 1 (1) no amount appropriated to the National
 2 Aeronautics and Space Administration may be used
 3 for any program for which the President's annual
 4 budget request included a request for funding, but
 5 for which the Congress denied or did not provide
 6 funding;
 - (2) no amount appropriated to the National Aeronautics and Space Administration may be used for any program in excess of the amount actually authorized for the particular program under this subtitle; and
 - (3) no amount appropriated to the National Aeronautics and Space Administration may be used for any program which has not been presented to the Congress in the President's annual budget request or the supporting and ancillary documents thereto,
- 18 unless a period of 30 days has passed after the receipt
- 19 by the Committee on Science of the House of Representa-
- 20 tives and the Committee on Commerce, Science, and
- 21 Transportation of the Senate of notice given by the Ad-
- 22 ministrator containing a full and complete statement of
- 23 the action proposed to be taken and the facts and cir-
- 24 cumstances relied upon in support of such proposed ac-
- 25 tion. The National Aeronautics and Space Administration

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1	shall keep the Committee on Science of the House of Rep-
2	resentatives and the Committee on Commerce, Science,
3	and Transportation of the Senate fully and currently in-
4	formed with respect to all activities and responsibilities
5	within the jurisdiction of those committees. Except as oth-
6	erwise provided by law, any Federal department, agency,
7	or independent establishment shall furnish any informa-
8	tion requested by either committee relating to any such
9	activity or responsibility.
10	SEC. 235. LIMITATION ON OBLIGATION OF UNAUTHORIZED
11	APPROPRIATIONS.
12	(a) Reports to Congress.—Not later than 30 days
13	after the later of the date of enactment of an Act making
14	appropriations to the National Aeronautics and Space Ad-
15	ministration for fiscal year 1997 and the date of enact-
16	ment of this Act, the Administrator shall submit a report
17	to Congress and to the Comptroller General which speci-
18	fies—
19	(1) the portion of such appropriations which are
20	for programs, projects, or activities not authorized
21	under chapter 1 of this subtitle, or which are in ex-
22	cess of amounts authorized for the relevant program,
23	project, or activity under this title; and
24	(2) the portion of such appropriations which are
25	authorized under this title.

- 1 (b) Federal Register Notice.—The Adminis-
- 2 trator shall, coincident with the submission of the report
- 3 required by subsection (a), publish in the Federal Register
- 4 a notice of all programs, projects, or activities for which
- 5 funds are appropriated but which were not authorized
- 6 under this title, and solicit public comment thereon re-
- 7 garding the impact of such programs, projects, or activi-
- 8 ties on the conduct and effectiveness of the national aero-
- 9 nautics and space program.
- 10 (c) Limitation.—Notwithstanding any other provi-
- 11 sion of law, no funds may be obligated for any programs,
- 12 projects, or activities of the National Aeronautics and
- 13 Space Administration for fiscal year 1997 not authorized
- 14 under this title until 30 days have passed after the close
- 15 of the public comment period contained in the notice re-
- 16 quired in subsection (b).
- 17 SEC. 236. USE OF FUNDS FOR SCIENTIFIC CONSULTATIONS
- 18 OR EXTRAORDINARY EXPENSES.
- Not more than \$30,000 of the funds appropriated
- 20 under section 212 may be used for scientific consultations
- 21 or extraordinary expenses, upon the authority of the Ad-
- 22 ministrator.

1 Subtitle C—International Space

-	· · · · · · · · · · · · · · · · · · ·
2	Station
3	SEC. 241. FINDINGS.
4	The Congress finds that—
5	(1) the development, assembly, and operation of
6	the International Space Station is in the national in-
7	terest of the United States;
8	(2) the National Aeronautics and Space Admin-
9	istration has restructured and redesigned the Inter-
10	national Space Station, consolidated contract re-
11	sponsibility, and achieved program management,
12	control, and stability;
13	(3) the significant involvement by private ven-
14	tures in marketing and using, competitively servic-
15	ing, and commercially augmenting the operational
16	capabilities of the International Space Station dur-
17	ing its assembly and operational phases will lower
18	costs and increase benefits to the international part-
19	ners;
20	(4) further rescoping or redesigns of the Inter-
21	national Space Station will lead to costly delays, in-
22	crease costs to its international partners, discourage
23	commercial involvement, and weaken the inter-

national space partnership necessary for future

space projects;

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- 1 (5) total program costs for development, assem-2 bly, and initial operations have been identified and 3 capped to ensure financial discipline and maintain 4 program schedule milestones;
 - (6) in order to contain costs, mission planning and engineering functions of the National Space Transportation System (Space Shuttle) program should be coordinated with the Space Station Program Office;
 - (7) the International Space Station represents an important component of an adequately funded civil space program which balances human space flight with science, aeronautics, and technology;
 - (8) the International Space Station should be an inspiration to society, particularly our young people, and should provide new and expanded opportunities to meet important educational goals; and
 - (9) when completed, the International Space Station will be the largest, most capable microgravity research facility ever developed. It will provide a lasting framework for conducting large-scale science programs with international partners and it is the next step in the human exploration of space. The United States should commit to completing this

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- 1 program, thereby reaping the benefits of scientific
- 2 research and international cooperation.

3 SEC. 242. COMMERCIALIZATION OF SPACE STATION.

- 4 (a) Policy.—The Congress declares that a priority
- 5 goal of constructing the International Space Station is the
- 6 economic development of Earth orbital space. The Con-
- 7 gress further declares that the use of free market prin-
- 8 ciples in operating, allocating the use of, and adding capa-
- 9 bilities to the Space Station, and the resulting fullest pos-
- 10 sible engagement of commercial providers and participa-
- 11 tion of commercial users, will reduce Space Station oper-
- 12 ational costs for all partners and the Federal Govern-
- 13 ment's share of the United States burden to fund oper-
- 14 ations.
- 15 (b) Report.—The Administrator shall deliver to the
- 16 Congress, within 60 days after the date of the enactment
- 17 of this Act, a market study that examines the role of com-
- 18 mercial ventures which could supply, use, service, or aug-
- 19 ment the International Space Station, the specific policies
- 20 and initiatives the Administrator is advancing to encour-
- 21 age these commercial opportunities, the cost savings to be
- 22 realized by the international partnership from applying
- 23 commercial approaches to cost-shared operations, and the
- 24 cost reimbursements to the United States Federal Govern-
- 25 ment from commercial users of the Space Station.

1 SEC. 243. SENSE OF CONGRESS.

- 2 It is the sense of Congress that the "cost incentive
- 3 fee" single prime contract negotiated by the National Aer-
- 4 onautics and Space Administration for the International
- 5 Space Station, and the consolidation of programmatic and
- 6 financial accountability into a single Space Station Pro-
- 7 gram Office, are two examples of reforms for the reinven-
- 8 tion of all National Aeronautics and Space Administration
- 9 programs that should be applied as widely and as quickly
- 10 as possible throughout the Nation's civil space program.

11 SEC. 244. SPACE STATION ACCOUNTING REPORT.

- 12 (a) Annual Report to the Congress.—The Ad-
- 13 ministrator shall transmit a report to the Congress each
- 14 year containing a complete accounting of all costs of the
- 15 space station, including cash and other payments to Rus-
- 16 sia.
- 17 (b) Quarterly Reports From Russia.—The Ad-
- 18 ministrator shall obtain quarterly reports from the Rus-
- 19 sian Space Agency during the term of the contract be-
- 20 tween the Russian Space Agency and the National Aero-
- 21 nautics and Space Administration which fully account for
- 22 the disposition of funds paid or transferred by the Na-
- 23 tional Aeronautics and Space Administration to Russia,
- 24 including—

1	(1) the amount of funds received from the Na-
2	tional Aeronautics and Space Administration and
3	the date of their receipt;
4	(2) the amount of funds converted from United
5	States currency by the Russian Space Agency, the
6	currency into which the funds have been converted,
7	and the dates and exchange rates of each such con-
8	version;
9	(3) the amount of non-United States currency,
10	and of United States currency, disbursed by the
11	Russian Space Agency to any contractor or sub-
12	contractor, the identity of such contractor or sub-
13	contractor, and the date on which the funds were
14	disbursed; and
15	(4) the balance of the funds provided by the
16	National Aeronautics and Space Administration
17	which have not been disbursed by the Russian Space
18	Agency as of the date of the report.
19	Subtitle D—Miscellaneous
20	Provisions
21	SEC. 251. COMMERCIAL SPACE LAUNCH AMENDMENTS.
22	(a) Amendments.—Chapter 701 of title 49, United
23	States Code, is amended—
24	(1) in the table of sections—

1	(A) by amending the item relating to sec-
2	tion 70104 to read as follows:
	"70104. Restrictions on launches, operations, and reentries.";
3	(B) by amending the item relating to sec-
4	tion 70108 to read as follows:
	"70108. Prohibition, suspension, and end of launches, operation of launch sites and reentry sites, and reentries.";
5	and
6	(C) by amending the item relating to sec-
7	tion 70109 to read as follows:
	"70109. Preemption of scheduled launches or reentries.";
8	(2) in section 70101—
9	(A) by inserting "microgravity research,"
10	after "information services," in subsection
11	(a)(3);
12	(B) by inserting ", reentry," after "launch-
13	ing" both places it appears in subsection (a)(4);
14	(C) by inserting ", reentry vehicles," after
15	"launch vehicles" in subsection (a)(5);
16	(D) by inserting "and reentry services"
17	after "launch services" in subsection (a)(6);
18	(E) by inserting ", reentries," after
19	"launches" both places it appears in subsection
20	(a)(7);
21	(F) by inserting ", reentry sites," after
22	"launch sites" in subsection (a)(8);

1	(G) by inserting "and reentry services"
2	after "launch services" in subsection (a)(8);
3	(H) by inserting "reentry sites," after
4	"launch sites," in subsection (a)(9);
5	(I) by inserting "and reentry site" after
6	"launch site" in subsection (a)(9);
7	(J) by inserting "reentry vehicles," after
8	"launch vehicles" in subsection (b)(2);
9	(K) by striking "launch" in subsection
10	(b)(2)(A);
11	(L) by inserting "and reentry" after "com-
12	mercial launch" in subsection (b)(3);
13	(M) by striking "launch" after "and trans-
14	fer commercial" in subsection (b)(3); and
15	(N) by inserting "and development of re-
16	entry sites," after "launch-site support facili-
17	ties," in subsection (b)(4);
18	(3) in section 70102—
19	(A) by striking "and any payload" and in-
20	serting in lieu thereof "or reentry vehicle and
21	any payload from Earth" in paragraph (3);
22	(B) by inserting "or reentry vehicle" after
23	"means of a launch vehicle" in paragraph (8).

1	(C) by redesignating paragraphs (10)
2	through (12) as paragraphs (14) through (16),
3	respectively;
4	(D) by inserting after paragraph (9) the
5	following new paragraphs:
6	"(10) 'reenter' and 'reentry' mean to return or
7	attempt to return, purposefully, a reentry vehicle
8	and its payload, if any, from Earth orbit or from
9	outer space to Earth.
10	"(11) 'reentry services' means—
11	"(A) activities involved in the preparation
12	of a reentry vehicle and its payload, if any, for
13	reentry; and
14	"(B) the conduct of a reentry.
15	"(12) 'reentry site' means the location on Earth
16	to which a reentry vehicle is intended to return (as
17	defined in a license the Secretary issues or transfers
18	under this chapter).
19	"(13) 'reentry vehicle' means a vehicle designed
20	to return from Earth orbit or outer space to Earth
21	or a reusable launch vehicle designed to return from
22	outer space substantially intact."; and
23	(E) by inserting "or reentry services" after
24	"launch services" each place it appears in para-

1	graph (15), as so redesignated by subparagraph
2	(C) of this paragraph;
3	(4) in section 70103(b)—
4	(A) by inserting "AND REENTRIES" after
5	"Launches" in the subsection heading;
6	(B) by inserting "and reentries" after
7	"space launches" in paragraph (1); and
8	(C) by inserting "and reentry" after
9	"space launch" in paragraph (2);
10	(5) in section 70104—
11	(A) by amending the section designation
12	and heading to read as follows:
_	
13	"§ 70104. Restrictions on launches, operations, and
	"§ 70104. Restrictions on launches, operations, and reentries";
13	
13 14	reentries";
13 14 15	reentries"; (B) by inserting "or reentry site, or to re-
13 14 15 16	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a
13 14 15 16	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a launch site" each place it appears in subsection
13 14 15 16 17	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a launch site" each place it appears in subsection (a);
13 14 15 16 17 18	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a launch site" each place it appears in subsection (a); (C) by inserting "or reentry" after "launch
13 14 15 16 17 18 19	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a launch site" each place it appears in subsection (a); (C) by inserting "or reentry" after "launch or operation" in subsection (a) (3) and (4);
13 14 15 16 17 18 19 20	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a launch site" each place it appears in subsection (a); (C) by inserting "or reentry" after "launch or operation" in subsection (a) (3) and (4); (D) in subsection (b)—
13 14 15 16 17 18 19 20 21	reentries"; (B) by inserting "or reentry site, or to reenter a reentry vehicle," after "operate a launch site" each place it appears in subsection (a); (C) by inserting "or reentry" after "launch or operation" in subsection (a) (3) and (4); (D) in subsection (b)— (i) by striking "launch license" and

1	(iii) by inserting "or reentering" after
2	"related to launching"; and
3	(E) in subsection (c)—
4	(i) by amending the subsection head-
5	ing to read as follows: "Preventing
6	Launches and Reentries.—";
7	(ii) by inserting "or reentry" after
8	"prevent the launch"; and
9	(iii) by inserting "or reentry" after
10	"decides the launch";
11	(6) in section 70105—
12	(A) by inserting "or a reentry site, or the
13	reentry of a reentry vehicle," after "operation
14	of a launch site" in subsection (b)(1); and
15	(B) by striking "or operation" and insert-
16	ing in lieu thereof ", operation, or reentry" in
17	subsection $(b)(2)(A)$;
18	(7) in section 70106(a)—
19	(A) by inserting "or reentry site" after
20	"observer at a launch site";
21	(B) by inserting "or reentry vehicle" after
22	"assemble a launch vehicle"; and
23	(C) by inserting "or reentry vehicle" after
24	"with a launch vehicle";
25	(8) in section 70108—

1		(A) by amending the section designation
2		and heading to read as follows:
3	" § 70108.	Prohibition, suspension, and end of
4		launches, operation of launch sites and
5		reentry sites, and reentries";
6	and	
7		(B) in subsection (a)—
8		(i) by inserting "or reentry site, or re-
9		entry of a reentry vehicle," after "oper-
10		ation of a launch site"; and
11		(ii) by inserting "or reentry" after
12		"launch or operation";
13		(9) in section 70109—
14		(A) by amending the section designation
15		and heading to read as follows:
16	"§ 70109.	Preemption of scheduled launches or reen-
17		tries";
18		(B) in subsection (a)—
19		(i) by inserting "or reentry" after
20		"ensure that a launch";
21		(ii) by inserting ", reentry site," after
22		"United States Government launch site";
23		(iii) by inserting "or reentry date
24		commitment" after "launch date commit-
25		ment";

1	(iv) by inserting "or reentry" after
2	"obtained for a launch";
3	(v) by inserting ", reentry site," after
4	"access to a launch site";
5	(vi) by inserting ", or services related
6	to a reentry," after "amount for launch
7	services"; and
8	(vii) by inserting "or reentry" after
9	"the scheduled launch"; and
10	(C) in subsection (c), by inserting "or re-
11	entry" after "prompt launching";
12	(10) in section 70110—
13	(A) by inserting "or reentry" after "pre-
14	vent the launch" in subsection (a)(2); and
15	(B) by inserting "or reentry site, or re-
16	entry of a reentry vehicle," after "operation of
17	a launch site" in subsection (a)(3)(B);
18	(11) in section 70111—
19	(A) by inserting "or reentry" after
20	"launch" in subsection (a)(1)(A);
21	(B) by inserting "and reentry services"
22	after "launch services" in subsection (a)(1)(B);
23	(C) by inserting "or reentry services" after
24	"or launch services" in subsection (a)(2);

1	(D) by inserting "or reentry" after "com-
2	mercial launch" both places it appears in sub-
3	section (b)(1);
4	(E) by inserting "or reentry services" after
5	"launch services" in subsection (b)(2)(C);
6	(F) by striking "or its payload for launch"
7	in subsection (d) and inserting in lieu thereof
8	"or reentry vehicle, or the payload of either, for
9	launch or reentry"; and
10	(G) by inserting ", reentry vehicle," after
11	"manufacturer of the launch vehicle" in sub-
12	section (d);
13	(12) in section 70112—
14	(A) by inserting "or reentry" after "one
15	launch" in subsection (a)(3);
16	(B) by inserting "or reentry services" after
17	"launch services" in subsection (a)(4);
18	(C) by inserting "or reentry services" after
19	"launch services" each place it appears in sub-
20	section (b);
21	(D) by inserting "applicable" after "car-
22	ried out under the" in paragraphs (1) and (2)
23	of subsection (b);
24	(E) by striking ", Space, and Technology"
25	in subsection (d)(1);

1	(F) by inserting "OR REENTRIES" after
2	"Launches" in the heading for subsection (e);
3	and
4	(G) by inserting "or reentry site or a re-
5	entry" after "launch site" in subsection (e);
6	(13) in section 70113 $(a)(1)$ and (d) (1) and
7	(2), by inserting "or reentry" after "one launch"
8	each place it appears;
9	(14) in section $70115(b)(1)(D)(i)$ —
10	(A) by inserting "reentry site," after
11	"launch site,"; and
12	(B) by inserting "or reentry vehicle" after
13	"launch vehicle" both places it appears; and
14	(15) in section 70117—
15	(A) by inserting "or reentry site, or to re-
16	enter a reentry vehicle" after "operate a launch
17	site" in subsection (a);
18	(B) by inserting "or reentry" after "ap-
19	proval of a space launch" in subsection (d);
20	(C) by amending subsection (f) to read as
21	follows:
22	"(f) Launch Not an Export; Reentry Not an
23	IMPORT.—A launch vehicle, reentry vehicle, or payload
24	that is launched or reentered is not because of the launch

1	or reentry, an export or import, respectively, for purposes
2	of a law controlling exports or imports."; and
3	(D) in subsection (g)—
4	(i) by striking "operation of a launch
5	vehicle or launch site," in paragraph (1)
6	and inserting in lieu thereof "reentry, op-
7	eration of a launch vehicle or reentry vehi-
8	cle, or operation of a launch site or reentry
9	site,"; and
10	(ii) by inserting "reentry," after
11	"launch," in paragraph (2).
12	(b) Additional Amendments.—(1) Section 70105
13	of title 49, United States Code, is amended—
14	(A) by inserting "(1)" before "A person may
15	apply" in subsection (a);
16	(B) by striking "receiving an application" both
17	places it appears in subsection (a) and inserting in
18	lieu thereof "accepting an application in accordance
19	with criteria established pursuant to subsection
20	(b)(2)(D)";
21	(C) by adding at the end of subsection (a) the
22	following new paragraph:
23	"(2) In carrying out paragraph (1), the Secretary
24	may establish procedures for certification of the safety of
25	a launch vehicle, reentry vehicle, or safety system, proce-

- 1 dure, service, or personnel that may be used in conducting
- 2 licensed commercial space launch or reentry activities.";
- 3 (D) by striking "and" at the end of subsection
- 4 (b)(2)(B);
- 5 (E) by striking the period at the end of sub-
- 6 section (b)(2)(C) and inserting in lieu thereof
- 7 "; and";
- 8 (F) by adding at the end of subsection (b)(2)
- 9 the following new subparagraph:
- 10 "(D) regulations establishing criteria for ac-
- 11 cepting or rejecting an application for a license
- under this chapter within 60 days after receipt of
- such application."; and
- (G) by inserting ", or the requirement to obtain
- a license," after "waive a requirement" in subsection
- 16 (b)(3).
- 17 (2) The amendment made by paragraph (1)(B) shall
- 18 take effect upon the effective date of final regulations is-
- 19 sued pursuant to section 70105(b)(2)(D) of title 49, Unit-
- 20 ed States Code, as added by paragraph (1)(F) of this sub-
- 21 section.
- 22 (3) Section 70102(5) of title 49, United States Code,
- 23 is amended—
- (A) by redesignating subparagraphs (A) and
- 25 (B) as subparagraphs (B) and (C), respectively; and

1 (B) by inserting before subparagraph (B), as so 2 redesignated by subparagraph (A) of this paragraph, 3 the following new subparagraph: "(A) activities directly related to the preparation of a launch site or payload facility for 6 one or more launches;". 7 (4) Section 70103(b) of title 49. United States Code. 8 is amended— 9 (A) in the subsection heading, as amended by 10 subsection (a)(4)(A) of this section, by inserting "AND STATE SPONSORED SPACEPORTS" after "AND 11 12 REENTRIES"; and 13 (B) in paragraph (1), by inserting "and State 14 sponsored spaceports" after "private sector". 15 (5) Section 70105(a)(1) of title 49, United States Code, as amended by subsection (b)(1) of this section, is 16 amended by inserting at the end the following: "The Sec-17 retary shall submit to the Committee on Science of the 18 House of Representatives and the Committee on Com-19 merce, Science, and Transportation of the Senate a writ-21 ten notice not later than 7 days after any occurrence when a license is not issued within the deadline established by 23 this subsection.". 24 (6) Section 70111 of title 49, United States Code, 25 is amended—

1 (A) in subsection (a)(1), by inserting after sub-2 paragraph (B) the following: 3 "The Secretary shall establish criteria and procedures for 4 determining the priority of competing requests from the private sector and State governments for property and 6 services under this section."; (B) by striking "actual costs" in subsection 7 8 (b)(1) and inserting in lieu thereof "additive costs 9 only"; and 10 (C) by inserting after subsection (b)(2) the fol-11 lowing new paragraph: 12 "(3) The Secretary shall ensure the establishment of uniform guidelines for, and consistent implementation of, this section by all Federal agencies.". 14 15 (7) Section 70112 of title 49, United States Code, is amended— 16 17 (A) in subsection (a)(1), by inserting "launch, 18 reentry, or site operator" after "(1) When a"; 19 (B) in subsection (b)(1), by inserting "launch, reentry, or site operator" after "(1)A"; and 20 (C) in subsection (f), by inserting "launch, re-21 entry, or site operator" after "carried out under a". 22 23 (c) REGULATIONS.—(1) Chapter 701 of title 49, United States Code, is amended by adding at the end the 25 following new section:

1 "§ **70120. Regulations**

- 2 "The Secretary of Transportation, within 6 months
- 3 after the date of the enactment of this section, shall issue
- 4 regulations to carry out this chapter that include—
- 5 "(1) guidelines for industry to obtain sufficient
- 6 insurance coverage for potential damages to third
- 7 parties;
- 8 "(2) procedures for requesting and obtaining li-
- 9 censes to operate a commercial launch vehicle and
- 10 reentry vehicle;
- 11 "(3) procedures for requesting and obtaining
- operator licenses for launch and reentry; and
- 13 "(4) procedures for the application of govern-
- ment indemnification.".
- 15 (2) The table of sections for such chapter 701 is
- 16 amended by adding after the item relating to section
- 17 70119 the following new item:

"70120. Regulations.".

- 18 (d) Report to Congress.—(1) Chapter 701 of title
- 19 49, United States Code, is further amended by adding at
- 20 the end the following new section:
- 21 **"§ 70121. Report to Congress**
- 22 "The Secretary of Transportation shall submit to
- 23 Congress an annual report to accompany the President's
- 24 budget request that—

- "(1) describes all activities undertaken under this chapter, including a description of the process for the application for and approval of licenses under this chapter and recommendations for legislation that may further commercial launches and reentries; and
- 7 "(2) reviews the performance of the regulatory 8 activities and the effectiveness of the Office of Com-9 mercial Space Transportation.".
- 10 (2) The table of sections for such chapter 701 is fur-11 ther amended by adding after the item relating to section 12 70120, as added by subsection (c)(2) of this section, the 13 following new item:

"70121. Report to Congress.".

14 SEC. 252. REQUIREMENT FOR INDEPENDENT COST ANALY-

15 sis.

16 Before any funds may be obligated for Phase C of 17 a project that is projected to cost more than \$75,000,000 in total project costs, the Chief Financial Officer for the 18 19 National Aeronautics and Space Administration shall con-20 duct an independent cost analysis of such project and shall 21 report the results to Congress. In developing cost accounting and reporting standards for carrying out this section, 23 the Chief Financial Officer shall, to the extent practicable and consistent with other laws, solicit the advice of exper-

- 1 tise outside of the National Aeronautics and Space Admin-
- 2 istration.
- 3 SEC. 253. OFFICE OF SPACE COMMERCE.
- 4 (a) Establishment.—There is established within
- 5 the Department of Commerce an Office of Space Com-
- 6 merce.
- 7 (b) Functions.—The Office of Space Commerce
- 8 shall be the principal unit for the coordination of space-
- 9 related issues, programs, and initiatives within the De-
- 10 partment of Commerce. The Office's primary responsibil-
- 11 ities shall include—
- 12 (1) promoting private sector investment in
- space activities by collecting, analyzing, and dissemi-
- nating information on space markets, and conduct-
- ing workshops and seminars to increase awareness
- of commercial space opportunities;
- 17 (2) assisting United States commercial provid-
- ers in their efforts to do business with the United
- 19 States Government, and acting as an industry advo-
- 20 cate within the executive branch to ensure that the
- 21 Federal Government meets its space-related require-
- 22 ment, to the fullest extent feasible, with commer-
- cially available space goods and services;
- 24 (3) ensuring that the United States Govern-
- 25 ment does not compete with the private sector in the

1	provision of space hardware and services otherwise
2	available from the private sector;
3	(4) promoting the export of space-related goods
4	and services;
5	(5) representing the Department of Commerce
6	in the development of United States policies and in
7	negotiations with foreign countries to ensure free
8	and fair trade internationally in the area of space
9	commerce;
10	(6) seeking the removal of legal, policy, and in-
11	stitutional impediments to space commerce; and
12	(7) licensing private sector parties to operate
13	private remote sensing space systems and supporting
14	the private sector's role in the commercial develop-
15	ment of Landsat remote sensing data distribution.
16	SEC. 254. NATIONAL AERONAUTICS AND SPACE ACT OF 1958
17	AMENDMENTS.
18	(a) Declaration of Policy and Purpose.—Sec-
19	tion 102 of the National Aeronautics and Space Act of
20	1958 (42 U.S.C. 2451) is amended—
21	(1) by striking subsection (f) and redesignating
22	subsections (g) and (h) as subsections (f) and (g),
23	respectively; and

- 1 (2) in subsection (g), as so redesignated by
- 2 paragraph (1) of this subsection, by striking "(f),
- and (g)" and inserting in lieu thereof "and (f)".
- 4 (b) Reports to the Congress.—Section 206(a) of
- 5 the National Aeronautics and Space Act of 1958 (42)
- 6 U.S.C. 2476(a)) is amended—
- 7 (1) by striking "January" and inserting in lieu
- 8 thereof "May"; and
- 9 (2) by striking "calendar" and inserting in lieu
- thereof "fiscal".
- 11 (c) DISCLOSURE OF TECHNICAL DATA.—Section 303
- 12 of the National Aeronautics and Space Act of 1958 (42)
- 13 U.S.C. 2454) is amended—
- (1) in subsection (a)(C), by inserting "or (c)"
- after "subsection (b)"; and
- 16 (2) by adding at the end the following new sub-
- 17 section:
- 18 ``(c)(1) The Administrator, at his discretion or at the
- 19 request of a private sector entity, shall delay for a period
- 20 of at least one day, but not to exceed 5 years, the unre-
- 21 stricted public disclosure of technical data in the posses-
- 22 sion of, or under the control of, the Administration that
- 23 has been generated in the performance of experimental,
- 24 developmental, or research activities or programs funded

- 1 jointly by the Administration and such private sector en-
- 2 tity.
- 3 "(2) Within 1 year after the date of the enactment
- 4 of the National Aeronautics and Space Administration Au-
- 5 thorization Act, Fiscal Year 1997, the Administrator shall
- 6 issue regulations to carry out this subsection. Paragraph
- 7 (1) shall not take effect until such regulations are issued.
- 8 "(3) Regulations issued pursuant to paragraph (2)
- 9 shall include—
- 10 "(A) guidelines for a determination of whether
- data is technical data within the meaning of this
- subsection;
- "(B) provisions to ensure that technical data is
- available for dissemination within the United States
- to United States persons and entities in furtherance
- of the objective of maintaining leadership or com-
- 17 petitiveness in civil and governmental aeronautical
- and space activities by the United States industrial
- base; and
- 20 "(C) a specification of the period or periods for
- 21 which the delay in unrestricted public disclosure of
- technical data is to apply to various categories of
- such data, and the restrictions on disclosure of such
- data during such period or periods, including a re-
- 25 quirement that the maximum 5-year protection

- 1 under this subsection shall not be provided unless at
- 2 least 50 percent of the funding for the activities or
- 3 programs is provided by the private sector.
- 4 "(4) The Administrator shall annually report to the
- 5 Congress all determinations made under paragraph (1).
- 6 "(5) For purposes of this subsection, the term 'tech-
- 7 nical data' means any recorded information, including
- 8 computer software, that is or may be directly applicable
- 9 to the design, engineering, development, production, man-
- 10 ufacture, or operation of products or processes that may
- 11 have significant value in maintaining leadership or com-
- 12 petitiveness in civil and governmental aeronautical and
- 13 space activities by the United States industrial base.".

14 SEC. 255. PROCUREMENT.

- 15 (a) Procurement Demonstration Program.—
- 16 (1) In General.—The Administrator shall es-
- tablish within the Office of Space Access and Tech-
- nology a program of expedited technology procure-
- ment for the purpose of demonstrating how innova-
- 20 tive technology concepts can rapidly be brought to
- bear upon space missions of the National Aero-
- 22 nautics and Space Administration.
- 23 (2) Procedures and Evaluation.—The Ad-
- 24 ministrator shall establish procedures for actively
- seeking from persons outside the National Aero-

- nautics and Space Administration innovative technology concepts, relating to the provision of space hardware, technology, or service to the National Aeronautics and Space Administration.
 - (3) REQUIREMENT.—At least 1 percent of amounts authorized to be appropriated under section 212(4) shall be used for innovative technology procurements that are determined under paragraph (2) of this subsection to meet mission requirements.
 - (4) Special authority.—In order to carry out this subsection the Administrator shall recruit and hire for limited term appointments persons from outside the National Aeronautics and Space Administration with special expertise and experience related to the innovative technology concepts with respect to which procurements are made under this subsection.
 - (5) SUNSET.—This subsection shall cease to be effective 10 years after the date of its enactment.

(b) Technology Procurement Initiative.—

(1) In General.—The Administrator shall coordinate National Aeronautics and Space Administration resources in the areas of procurement, commercial programs, and advanced technology in order to—

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- 1 (A) fairly assess and procure commercially 2 available technology from the marketplace in 3 the most efficient manner practicable;
 - (B) achieve a continuous pattern of integrating advanced technology from the commercial sector, and from Federal sources outside the National Aeronautics and Space Administration, into the missions and programs of the National Aeronautics and Space Administration;
 - (C) incorporate private sector buying and bidding procedures, including fixed price contracts, into procurements; and
 - (D) provide incentives for cost-plus contractors of the National Aeronautics and Space Administration to integrate commercially available technology in subsystem contracts on a fixed-price basis.
 - (2) Certification.—Upon solicitation of any procurement for space hardware, technology, or services that are not commercially available, the Administrator shall certify, by publication of a notice and opportunity to comment in the Commerce Business Daily, for each such procurement action, that no functional equivalent, commercially, available space

- 1 hardware, technology, or service exists and that no
- 2 commercial method of procurement is available.
- 3 SEC. 256. ADDITIONAL NATIONAL AERONAUTICS AND
- 4 SPACE ADMINISTRATION FACILITIES.
- 5 The Administrator shall not construct or enter into
- 6 a new lease for facilities to support National Aeronautics
- 7 and Space Administration programs unless the Adminis-
- 8 trator notifies the Congress that the Administrator re-
- 9 viewed existing National Aeronautics and Space Adminis-
- 10 tration and other federally owned facilities, including mili-
- 11 tary facilities scheduled for closing or reduction, and found
- 12 no such facilities appropriate for the intended use.
- 13 SEC. 257. PURCHASE OF SPACE SCIENCE DATA.
- 14 (a) In General.—To the maximum extent possible,
- 15 the National Aeronautics and Space Administration shall,
- 16 where cost effective, purchase space science data from the
- 17 United States private sector. Examples of such data in-
- 18 clude scientific data concerning the elemental and mineral-
- 19 ogical resources of the moon and the planets, Earth envi-
- 20 ronmental data obtained through remote sensing observa-
- 21 tions, and solar storm monitoring.
- 22 (b) Competitive Bidding.—(1) Contracts for the
- 23 purchase of space data under this section shall be awarded
- 24 in a process of full, fair, and open competitive bidding.

- 1 (2) Submission of cost data, either for the purposes
- 2 of supporting the bid or fulfilling the terms of the con-
- 3 tract, shall not be required of bidders or awardees of the
- 4 contract.
- 5 (3) Reasonable performance specifications, rather
- 6 than design or construction specifications, shall be used
- 7 to the maximum extent feasible to define requirements for
- 8 United States private sector providers with respect to the
- 9 design, construction, or operation of equipment used in ob-
- 10 taining space science data under contracts entered into
- 11 under this section. This subsection shall not be construed
- 12 to prohibit the Federal Government from requiring com-
- 13 pliance with applicable safety standards.
- 14 (4) Contracts under this section shall not provide for
- 15 the Federal Government to obtain ownership of data not
- 16 specifically sought by the Federal Government.
- 17 SEC. 258. PLAN FOR MISSION TO PLANET EARTH.
- 18 (a) REQUIREMENT.—The Administrator shall, within
- 19 6 months after the date of the enactment of this Act,
- 20 transmit to the Congress a report containing a plan for
- 21 Mission to Planet Earth.
- 22 (b) Contents.—The report required by subsection
- 23 (a) shall include—
- 24 (1) an analysis of Earth observation systems of
- other countries and the ways in which the United

1 States could benefit from such systems, including by 2 eliminating duplication of effort; 3 (2) an analysis of how the Department of De-4 fense's airborne and space sensor programs could be 5 used in Mission to Planet Earth; 6 (3) a plan for infusing advanced technology into the Mission to Planet Earth program, including 7 8 milestones and an identification of available re-9 sources; 10 (4) a plan to solicit proposals from the private 11 sector on how to innovatively accomplish the most 12 critical research on global climate change; 13 (5) an integrated plan for research in the Sci-14 entific Research and Mission to Planet Earth enter-15 prises described in the National Aeronautics and 16 Space Administration Strategic Plan issued in May, 17 1994; 18 (6) a plan for developing metrics and milestones 19 to quantify the performance of work on Mission to 20 Planet Earth; and 21 (7) a plan for the role, structure, and operation 22 of the Earth Observing Satellite Data Information

System.

SEC. 259. ACQUISITION OF EARTH REMOTE SENSING DATA.

- 2 (a) Acquisition.—To the maximum extent possible,
- 3 the Administrator shall, where cost effective, acquire
- 4 space-based and airborne Earth remote sensing data, serv-
- 5 ices, distribution, and applications provided by the United
- 6 States private sector to meet Government goals for Mis-
- 7 sion to Planet Earth.
- 8 (b) Study.—(1) The Administrator shall conduct a
- 9 study to determine the extent to which the baseline sci-
- 10 entific requirements of Mission to Planet Earth can be
- 11 met by the private sector, and how the National Aero-
- 12 nautics and Space Administration will meet such require-
- 13 ments which cannot be met by the private sector.
- 14 (2) The study conducted under this subsection
- 15 shall—
- 16 (A) make recommendations to promote the
- 17 availability of information from the National Aero-
- nautics and Space Administration to the private sec-
- tor to enable the private sector to better meet the
- 20 baseline scientific requirements of Mission to Planet
- 21 Earth;
- (B) determine and prioritize the appropriate
- baseline scientific requirements for Mission to Planet
- Earth, and reevaluate, scientifically justify, and
- 25 prioritize the data sets necessary to fulfill those
- baseline scientific requirements;

- 1 (C) make recommendations to promote the dis-
- 2 semination to the private sector of information on
- 3 advanced technology research and development per-
- 4 formed by or for the National Aeronautics and
- 5 Space Administration; and
- 6 (D) identify policy, regulatory, and legislative
- 7 barriers to the implementation of the recommenda-
- 8 tions made under this subsection.
- 9 (3) The results of the study conducted under this
- 10 subsection shall be transmitted to the Congress within 6
- 11 months after the date of the enactment of this Act.
- 12 (c) Administration.—This section shall be carried
- 13 out as part of the Commercial Remote Sensing Program
- 14 at the Stennis Space Center.
- 15 SEC. 260. SHUTTLE PRIVATIZATION.
- 16 (a) Policy and Preparation.—The Administrator
- 17 shall prepare for an orderly transition from the Federal
- 18 operation, or Federal management of contracted oper-
- 19 ation, of space transportation systems to the Federal pur-
- 20 chase of commercial space transportation services for all
- 21 nonemergency launch requirements, including human,
- 22 cargo, and mixed payloads. In those preparations, the Ad-
- 23 ministrator shall take into account the need for short-term
- 24 economies, as well as the goal of restoring the National
- 25 Aeronautics and Space Administration's research focus

- 1 and its mandate to promote the fullest possible commercial
- 2 use of space. As part of those preparations, the Adminis-
- 3 trator shall plan for the potential privatization of the
- 4 Space Shuttle program after the year 2012. Such plan
- 5 shall keep safety and cost effectiveness as high priorities.
- 6 Nothing in this section shall prohibit the National Aero-
- 7 nautics and Space Administration from studying, design-
- 8 ing, developing, or funding upgrades or modifications es-
- 9 sential to the safe and economical operation of the Space
- 10 Shuttle fleet.
- 11 (b) SAFE OPERATION.—In reviewing proposals for
- 12 moving to a single prime contractor the Administrator
- 13 shall give priority to continued safe operation of space
- 14 transportation systems.
- (c) Feasibility Study.—The Administrator shall
- 16 conduct a study of the feasibility of implementing the rec-
- 17 ommendation of the Independent Shuttle Management Re-
- 18 view Team that the National Aeronautics and Space Ad-
- 19 ministration transition toward the privatization of the
- 20 Space Shuttle. The study shall identify, discuss, and,
- 21 where possible, present options for resolving, the major
- 22 policy and legal issues that must be addressed before the
- 23 Space Shuttle is privatized, including—

- 1 (1) whether the Federal Government or the 2 Space Shuttle contractor should own the Space 3 Shuttle orbiters and ground facilities;
 - (2) whether the Federal Government should indemnify the contractor for any third party liability arising from Space Shuttle operations, and, if so, under what terms and conditions;
 - (3) whether payloads other than National Aeronautics and Space Administration payloads should be allowed to be launched on the Space Shuttle, how missions will be prioritized, and who will decide which mission flies and when;
 - (4) whether commercial payloads should be allowed to be launched on the Space Shuttle and whether any classes of payloads should be made ineligible for launch consideration;
 - (5) whether National Aeronautics and Space Administration and other Federal Government payloads should have priority over non-Federal payloads in the Space Shuttle launch assignments, and what policies should be developed to prioritize among payloads generally;
 - (6) whether the public interest requires that certain Space Shuttle functions continue to be performed by the Federal Government; and

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1	(7) how much cost savings, if any, will be gen-
2	erated by privatization of the Space Shuttle.
3	(d) Report to Congress.—Within 60 days after
4	the date of the enactment of this Act, the National Aero-
5	nautics and Space Administration shall complete the study
6	required under subsection (c) and shall submit a report
7	on the study to the Committee on Commerce, Science, and
8	Transportation of the Senate and the Committee on
9	Science of the House of Representatives.
10	SEC. 261. LAUNCH VOUCHER DEMONSTRATION PROGRAM
11	AMENDMENTS.
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12	Section 504 of the National Aeronautics and Space
12	Section 504 of the National Aeronautics and Space
12 13	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15
12 13 14	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15 U.S.C. 5803) is amended—
12 13 14 15	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15 U.S.C. 5803) is amended— (1) in subsection (a)—
12 13 14 15 16	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15 U.S.C. 5803) is amended— (1) in subsection (a)— (A) by striking "the Office of Commercial"
12 13 14 15 16	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15 U.S.C. 5803) is amended— (1) in subsection (a)— (A) by striking "the Office of Commercial Programs within"; and
12 13 14 15 16 17	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15 U.S.C. 5803) is amended— (1) in subsection (a)— (A) by striking "the Office of Commercial Programs within"; and (B) by striking "Such program shall not
12 13 14 15 16 17 18	Section 504 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (15 U.S.C. 5803) is amended— (1) in subsection (a)— (A) by striking "the Office of Commercial Programs within"; and (B) by striking "Such program shall not be effective after September 30, 1995.";

1 SEC. 262. PRIVATIZATION OF MICROGRAVITY PARABOLIC

- 2 FLIGHT OPERATIONS.
- 3 (a) FINDING.—The Congress finds that no national
- 4 security or mission critical justification exists for the Na-
- 5 tional Aeronautics and Space Administration to maintain
- 6 its own fleet of aircraft to provide a short duration micro-
- 7 gravity environment via parabolic flight.
- 8 (b) Privatization of Flight Operations.—(1)
- 9 The Administrator shall privatize all parabolic flight air-
- 10 craft operations conducted by or for the National Aero-
- 11 nautics and Space Administration in support of micro-
- 12 gravity research, astronaut training, and other functions,
- 13 whose total cost can be reduced through issuance of one
- 14 or more long-term, renewable, block purchase contracts
- 15 for the performance of such operations by United States
- 16 commercial sector providers.
- 17 (2) Within 90 days after the date of the enactment
- 18 of this Act, the Administrator shall issue a request for
- 19 proposals to provide services which meet all or part of the
- 20 microgravity flight needs of the National Aeronautics and
- 21 Space Administration, as described in paragraph (1) at
- 22 a net savings to the United States Government. The Ad-
- 23 ministrator shall coordinate the process of review of such
- 24 proposals, and shall oversee the transfer of such oper-
- 25 ations to the commercial sector as specified in paragraph
- **26** (3).

- 1 (3) Within 6 months after the issuance of a request
- 2 for proposals under paragraph (2), the Administrator
- 3 shall, where cost effective, award one or more contracts
- 4 for microgravity parabolic flight services to a microgravity
- 5 flight provider that is certified by the Federal Aviation Ad-
- 6 ministration. Except as provided in paragraph (4), the Ad-
- 7 ministrator shall cease all National Aeronautics and Space
- 8 Administration-operated parabolic aircraft flights, and
- 9 shall thereafter procure all microgravity parabolic flight
- 10 services from commercial sector providers. National Aero-
- 11 nautics and Space Administration experimenters, and Na-
- 12 tional Aeronautics and Space Administration-funded ex-
- 13 perimenters, who would otherwise use National Aero-
- 14 nautics and Space Administration-owned or operated
- 15 microgravity parabolic flight aircraft, shall be issued
- 16 vouchers for the procurement of microgravity parabolic
- 17 flight services from the commercial sector.
- 18 (4) The Administrator may, as necessary to ensure
- 19 the continuity of National Aeronautics and Space Admin-
- 20 istration operations, continue to operate parabolic aircraft
- 21 flights for up to 3 months after a contract is awarded
- 22 under paragraph (3). If the Administrator continues oper-
- 23 ations pursuant to this paragraph, the Administrator shall
- 24 concurrently transmit to the Congress an explanation of
- 25 the reasons for such action.

1	(5) Six months after the National Aeronautics and
2	Space Administration ceases all parabolic aircraft flights
3	under paragraph (3), the Administrator shall transmit a
4	report to Congress on the effectiveness of privatization
5	under this section.
6	SEC. 263. UNITARY WIND TUNNEL PLAN ACT OF 1949
7	AMENDMENTS.
8	The Unitary Wind Tunnel Plan Act of 1949 is
9	amended—
10	(1) in section 101 (50 U.S.C. 511) by striking
11	"transsonic and supersonic" and inserting in lieu
12	thereof "transonic, supersonic, and hypersonic"; and
13	(2) in section 103 (50 U.S.C. 513)—
14	(A) by striking "laboratories" in sub-
15	section (a) and inserting in lieu thereof "labora-
16	tories and centers";
17	(B) by striking "supersonic" in subsection
18	(a) and inserting in lieu thereof "transonic, su-
19	personic, and hypersonic'; and
20	(C) by striking "laboratory" in subsection
21	(c) and inserting in lieu thereof "facility".
22	SEC. 264. USE OF ABANDONED AND UNDERUTILIZED
23	BUILDINGS, GROUNDS, AND FACILITIES.
24	(a) In General.—In meeting the needs of the Na-
25	tional Aeronautics and Space Administration for addi-

- 1 tional facilities, the Administrator, whenever feasible, shall
- 2 select abandoned and underutilized buildings, grounds,
- 3 and facilities in depressed communities that can be con-
- 4 verted to National Aeronautics and Space Administration
- 5 facilities at a reasonable cost, as determined by the Ad-
- 6 ministrator.
- 7 (b) Definitions.—For purposes of this section, the
- 8 term "depressed communities" means rural and urban
- 9 communities that are relatively depressed, in terms of age
- 10 of housing, extent of poverty, growth of per capita income,
- 11 extent of unemployment, job lag, or surplus labor.
- 12 SEC. 265. COST EFFECTIVENESS CALCULATIONS.
- In calculating the cost effectiveness of the cost of the
- 14 National Aeronautics and Space Administration engaging
- 15 in an activity as compared to the private sector, the com-
- 16 parison shall be made based only on the price the private
- 17 sector provider will charge for such activity.
- 18 SEC. 266. PROCUREMENT OMBUDSMAN.
- 19 (a) Establishment.—The Administrator shall es-
- 20 tablish the position of Procurement Ombudsman for the
- 21 National Aeronautics and Space Administration.
- (b) Functions.—The Procurement Ombudsman
- 23 shall—
- 24 (1) be responsible, in consultation with the Of-
- 25 fice of Procurement, for reviewing proposed new

1	missions for the National Aeronautics and Space
2	Administration to determine if such missions, or ele-
3	ments thereof, can be fulfilled by United States com-
4	mercial providers; and
5	(2) serve as a point of contact for—
6	(A) persons with whom the National Aero-
7	nautics and Space Administration has entered
8	into a procurement contract, with respect to
9	concerns of those persons about that contract
10	and
11	(B) United States commercial providers
12	with respect to issues relating to competition
13	between those providers and the Federal Gov-
14	ernment.
15	(c) Reports to Congress.—The Procurement Om-
16	budsman shall annually, in conjunction with the Presi-
17	dent's annual budget request, transmit a report to Con-
18	gress describing the activities of the Ombudsman during
19	the previous year.
20	SEC. 267. AUTHORITY TO REDUCE OR SUSPEND CONTRACT
21	PAYMENTS BASED ON SUBSTANTIAL EVI
22	DENCE OF FRAUD.
23	Section 2307(h)(8) of title 10, United States Code
24	is amended by striking "and (4)" and inserting in lieu
25	thereof "(4), and (6)".

TITLE III—UNITED STATES FIRE ADMINISTRATION

3	SEC. 301. SHORT TITLE.
4	This title may be cited as the "Fire Administration
5	Authorization Act of 1996".
6	SEC. 302. AUTHORIZATION OF APPROPRIATIONS.
7	Section 17(g)(1) of the Federal Fire Prevention and
8	Control Act of 1974 (15 U.S.C. 2216(a)(1)) is amended—
9	(1) by striking "and" at the end of subpara-
10	graph (E);
11	(2) by striking the period at the end of sub-
12	paragraph (F) and inserting in lieu thereof "; and";
13	and
14	(3) by adding at the end the following new sub-
15	paragraph:
16	"(G) $$27,560,000$ for the fiscal year ending
17	September 30, 1997.".
18	SEC. 303. FIRE SAFETY SYSTEMS IN ARMY HOUSING.
19	Section 31(c)(1)(A)(ii)(II) is amended by inserting ",
20	or in the case of housing under the control of the Depart-
21	ment of the Army, 6 years after such date of enactment"
22	after "date of enactment".
23	SEC. 304. SUCCESSOR FIRE SAFETY STANDARDS.
24	The Federal Fire Prevention and Control Act of 1974
25	is amended—

- (1) in section 29(a)(1), by inserting ", or any 1 2 successor standard thereto," after "Association Standard 74"; 3 (2) in section 29(a)(2), by inserting "or any 5 successor standards thereto," after "whichever is ap-6 propriate,"; 7 (3) in section 29(b)(2), by inserting ", or any 8 successor standards thereto" after "Association 9 Standard 13 or 13–R"; 10 (4) in section 31(c)(2)(B)(i), by inserting "or 11 any successor standard thereto," after "Life Safety 12 Code),"; and 13 (5) in section 31(c)(2)(B)(ii), by inserting "or 14 any successor standard thereto," after "Association 15 Standard 101,". 16 SEC. 305. TERMINATION OR PRIVATIZATION OF FUNC-17 TIONS. 18 The Administrator of the United States Fire Admin-19 istration shall transmit to Congress a report providing no-20 tice at least 60 days in advance of the termination or 21 transfer to a private sector entity of any significant function of the United States Fire Administration. 23 SEC. 306. REPORT ON BUDGETARY REDUCTION.
- 24 The Administrator of the United States Fire Admin-
- 25 istration shall transmit to Congress, within three months

- 1 after the date of the enactment of this Act, a report set-
- 2 ting forth the manner in which the United States Fire
- 3 Administration intends to implement the budgetary reduc-
- 4 tion represented by the difference between the amount ap-
- 5 propriated to the United States Fire Administration for
- 6 fiscal year 1997 and the amount requested in the Presi-
- 7 dent's budget request for such fiscal year. Such report
- 8 shall be prepared in consultation with the Alliance for Fire
- 9 and Emergency Management, the International Associa-
- 10 tion of Fire Chiefs, the International Association of Fire
- 11 Fighters, the National Fire Protection Association, the
- 12 National Volunteer Fire Council, the National Association
- 13 of State Fire Marshals, and the International Association
- 14 of Arson Investigators.

15 TITLE IV—NATIONAL OCEANIC

16 AND ATMOSPHERIC ADMINIS-

17 **TRATION**

- 18 SEC. 401. SHORT TITLE.
- This title may be cited as the "National Oceanic and
- 20 Atmospheric Administration Authorization Act of 1996".
- 21 SEC. 402. DEFINITIONS.
- For the purposes of this title, the term—
- 23 (1) "Act of 1890" means the Act entitled "An
- Act to increase the efficiency and reduce the ex-
- 25 penses of the Signal Corps of the Army, and to

1	transfer the Weather Bureau to the Department of
2	Agriculture", approved October 1, 1890 (26 Stat.
3	653);
4	(2) "Act of 1947" means the Act entitled "An
5	Act to define the functions and duties of the Coast
6	and Geodetic Survey, and for other purposes", ap-
7	proved August 6, 1947 (33 U.S.C. 883a et seq.);
8	(3) "Act of 1970" means the Act entitled "An
9	Act to clarify the status and benefits of commis-
10	sioned officers of the National Oceanic and Atmos-
11	pheric Administration, and for other purposes", ap-
12	proved December 31, 1970 (33 U.S.C. 857–1 et
13	seq.);
14	(4) "Administrator" means the Administrator
15	of the National Oceanic and Atmospheric Adminis-
16	tration; and
17	(5) "Secretary" means the Secretary of Com-
18	merce.
19	Subtitle A—Atmospheric, Weather,
20	and Satellite Programs
21	SEC. 411. NATIONAL WEATHER SERVICE.
22	(a) Operations and Research.—There are au-
23	thorized to be appropriated to the Secretary to enable the
24	National Oceanic and Atmospheric Administration to
25	carry out the operations and research duties of the Na-

- 1 tional Weather Service, \$450,668,000 for fiscal year 1997.
- 2 Such duties include meteorological, hydrological, and
- 3 oceanographic public warnings and forecasts, as well as
- 4 applied research in support of such warnings and fore-
- 5 casts.
- 6 (b) Systems Acquisition.—(1) There are author-
- 7 ized to be appropriated to the Secretary to enable the Na-
- 8 tional Oceanic and Atmospheric Administration to carry
- 9 out the public warning and forecast systems duties of the
- 10 National Weather Service, \$68,984,000 for fiscal year
- 11 1997. Such duties include the development, acquisition,
- 12 and implementation of major public warning and forecast
- 13 systems, including the upgrade of computer facilities.
- 14 None of the funds authorized under this subsection shall
- 15 be used for the purposes for which funds are authorized
- 16 under subsection (e). None of the funds authorized under
- 17 this subsection shall be used for the purposes for which
- 18 funds are authorized under section 102(b) of the National
- 19 Oceanic and Atmospheric Administration Authorization
- 20 Act of 1992 (Public Law 102–567). None of the funds
- 21 authorized by such section 102(b) shall be expended for
- 22 a particular NEXRAD installation unless—
- 23 (A) it is identified as a National Weather Serv-
- ice NEXRAD installation in the National Implemen-
- 25 tation Plan for modernization of the National

- 1 Weather Service, required under section 703 of the
- 2 National Oceanic and Atmospheric Administration
- 3 Authorization Act of 1992 (Public Law 102–567);
- 4 or
- 5 (B) it is to be used only for spare parts, not as
- 6 an installation at a particular site.
- 7 (2) Of the amounts authorized under paragraph (1),
- 8 \$42,935,000 shall be for NEXRAD program manage-
- 9 ment, operations, and maintenance.
- 10 (c) New Nexrad Installations.—No funds may
- 11 be obligated for NEXRAD installations not identified in
- 12 the National Implementation Plan for 1996, unless the
- 13 Secretary certifies that such NEXRAD installations can
- 14 be acquired within the authorization of NEXRAD con-
- 15 tained in section 102(b) of the National Oceanic and At-
- 16 mospheric Administration Authorization Act of 1992.
- 17 (d) ASOS Program Authorization.—Of the sums
- 18 authorized in subsection (b)(1), \$10,056,000 for fiscal
- 19 year 1997 are authorized to be appropriated to the Sec-
- 20 retary, for the acquisition and deployment of—
- 21 (1) the Automated Surface Observing System
- and related systems, including multisensor and
- 23 backup arrays for National Weather Service sites at
- 24 airports; and

1	(2) Automated Meteorological Observing Sys-
2	tem and Remote Automated Meteorological Observ-
3	ing System replacement units.
4	and to cover all associated activities, including program
5	management and operations and maintenance.
6	(e) AWIPS COMPLETE PROGRAM AUTHORIZA-
7	TION.—(1) Except as provided in paragraph (2), there are
8	authorized to be appropriated to the Secretary for all fiscal
9	years beginning after September 30, 1996, an aggregate
10	of \$271,166,000, to remain available until expended, of
11	which up to \$116,483,000 may be available for fiscal year
12	1997, to complete the acquisition and deployment of the
13	Advanced Weather Interactive Processing System and
14	NOAA Port and to cover all associated activities, including
15	program management and operations and maintenance
16	through September 30, 1999.
17	(2) No funds are authorized to be appropriated for
18	any fiscal year under paragraph (1) unless, within 60 days
19	after the submission of the President's budget request for
20	such fiscal year, the Secretary—
21	(A) certifies to the Congress that—
22	(i) the systems meet the technical perform-
23	ance specifications included in the system con-
24	tract as in effect on August 11, 1995;

1	(ii) the systems can be fully deployed,
2	sited, and operational without requiring further
3	appropriations beyond amounts authorized
4	under paragraph (1); and
5	(iii) the Secretary does not foresee any
6	delays in the systems deployment and oper-
7	ations schedule; or
8	(B) submits to the Congress a report which de-
9	scribes—
10	(i) the circumstances which prevent a cer-
11	tification under subparagraph (A);
12	(ii) remedial actions undertaken or to be
13	undertaken with respect to such circumstances;
14	(iii) the effects of such circumstances on
15	the systems deployment and operations schedule
16	and systems coverage; and
17	(iv) a justification for proceeding with the
18	program, if appropriate.
19	(f) Construction of Weather Forecast Of-
20	FICES.—There are authorized to be appropriated to the
21	Secretary to enable the National Oceanic and Atmospheric
22	Administration to carry out construction, repair, and
23	modification activities relating to new and existing weath-
24	er forecast offices, \$11,000,000 for fiscal year 1997. Such

activities include planning, design, and land acquisition related to such offices. 3 (\mathfrak{g}) WEATHER SERVICE Modernization.—The Weather Service Modernization Act (15 U.S.C. 313 note) 5 is amended— 6 (1) in section 706— 7 (A) by amending subsection (b) to read as 8 follows: 9 "(b) Certification.—The Secretary may not close, 10 automate, or relocate any field office unless the Secretary has certified to the Committee on Commerce, Science, and 11 Transportation of the Senate and the Committee on 12 Science of the House of Representatives that such action will not result in degradation of service to the affected area. Such certification shall be in accordance with the modernization criteria established under section 704."; 17 (B) by striking subsections (c), (d), (e), 18 and (f); and 19 (C) by inserting after subsection (b) the 20 following new subsections: 21 "(c) Special Circumstances.—The Secretary may not close or relocate any field office which is located at 23 an airport, if the Secretary, in consultation with the Secretary of Transportation and the Committee, determines

as a result of an air safety appraisal that such action will

- 1 result in degradation of service that affects aircraft safety.
- 2 This air safety appraisal shall be issued jointly by the De-
- 3 partment of Commerce and the Department of Transpor-
- 4 tation before September 30, 1996, and shall be based on
- 5 a coordinated review of all the airports in the United
- 6 States subject to the certification requirements of sub-
- 7 section (b). The appraisal shall—
- 8 "(1) consider the weather information required
- 9 to safely conduct aircraft operations and the extent
- 10 to which such information is currently derived
- through manual observations provided by the Na-
- tional Weather Service and the Federal Aviation Ad-
- ministration, and automated observations provided
- from other sources including the Automated Weath-
- er Observation Service (AWOS), the Automated Sur-
- 16 face Observing System (ASOS), and the Geo-
- 17 stationary Operational Environmental Satellite
- 18 (GOES); and
- "(2) determine whether the service provided by
- ASOS, and ASOS augmented where necessary by
- 21 human observations, provides the necessary level of
- service consistent with the service standards encom-
- passed in the criteria for automation of the field of-
- 24 fices.

1	"(d) Public Liaison.—The Secretary shall maintain
2	for a period of at least two years after the closure of any
3	weather office a program to—
4	"(1) provide timely information regarding the
5	activities of the National Weather Service which may
6	affect service to the community, including mod-
7	ernization and restructuring; and
8	"(2) work with area weather service users, in-
9	cluding persons associated with general aviation,
10	civil defense, emergency preparedness, and the news
11	media, with respect to the provision of timely weath-
12	er warnings and forecasts."; and
13	(2) in section 707—
14	(A) by amending subsection (c) to read as
15	follows:
16	"(c) Duties.—The Committee shall advise the Con-
17	gress and the Secretary on—
18	"(1) the implementation of the Strategic Plan,
19	annual development of the Plan, and establishment
20	and implementation of modernization criteria; and
21	"(2) matters of public safety and the provision
22	of weather services which relate to the comprehen-
23	sive modernization of the National Weather Serv-
24	ice.'': and

1 (B) by amending subsection (f) to read as follows: 2 3 TERMINATION.—The Committee shall terminate— "(1) on September 30, 1996; or 5 6 "(2) 90 days after the deadline for public com-7 ment on the modernization criteria for closure cer-8 tification published in the Federal Register pursuant 9 to section 704(b)(2), 10 whichever occurs later.". 11 (h) BI-AGENCY WORKING GROUP.—The National 12 Weather Service is encouraged to follow through on the recommendation contained in the document entitled "Secretary's Report to Congress on Adequacy of NEXRAD 14 15 Coverage and Degradation of Weather Services Under National Weather Service Modernization for 32 Areas of 16 Concern", dated October 12, 1995, to initiate a dialogue 18 with the Federal Aviation Administration to form a bi-19 agency working group to further assess the potential for 20 National Weather Service operational use of Federal Avia-21 tion Administration weather radar data, and to define engineering considerations that would be involved in imple-23 menting a data sharing link between the Federal Aviation

Administration and the National Weather Service.

- 1 (i) NEXRAD OPERATIONAL AVAILABILITY AND RE-
- 2 LIABILITY.—(1) The Secretary of Defense, in conjunction
- 3 with the Administrator of the National Oceanic and At-
- 4 mospheric Administration, shall take immediate steps to
- 5 ensure that NEXRADs operated by the Department of
- 6 Defense that provide primary detection coverage over a
- 7 portion of their range function as fully committed, reliable
- 8 elements of the national weather radar network, operating
- 9 with the same standards, quality, and availability as the
- 10 National Weather Service-operated NEXRADs.
- 11 (2) NEXRADs operated by the Department of De-
- 12 fense that provide primary detection coverage over a por-
- 13 tion of their range are to be considered as integral parts
- 14 of the National Weather Radar Network.

15 SEC. 412. ATMOSPHERIC RESEARCH.

- 16 (a) CLIMATE AND AIR QUALITY RESEARCH.—There
- 17 are authorized to be appropriated to the Secretary to en-
- 18 able the National Oceanic and Atmospheric Administra-
- 19 tion to carry out its climate and air quality research du-
- 20 ties, \$99,272,000 for fiscal year 1997. Such duties include
- 21 internannual and seasonal climate research and long-term
- 22 climate and air quality research.
- 23 (b) Atmospheric Programs.—There are author-
- 24 ized to be appropriated to the Secretary to enable the Na-
- 25 tional Oceanic and Atmospheric Administration to carry

- 1 out its atmospheric research duties, \$43,182,000 for fiscal
- 2 year 1997. Such duties include research for developing im-
- 3 proved prediction capabilities for atmospheric processes,
- 4 as well as solar-terrestrial research and services.
- 5 SEC. 413. NATIONAL ENVIRONMENTAL SATELLITE, DATA,
- 6 AND INFORMATION SERVICE.
- 7 (a) Satellite Observing Systems.—There are
- 8 authorized to be appropriated to the Secretary to enable
- 9 the National Oceanic and Atmospheric Administration to
- 10 carry out its satellite observing systems duties,
- 11 \$287,997,000 for fiscal year 1997, to remain available
- 12 until expended. Such duties include spacecraft procure-
- 13 ment, launch, and associated ground station systems in-
- 14 volving polar orbiting and geostationary environmental
- 15 satellites, as well as the operation of such satellites. None
- 16 of the funds authorized under this subsection shall be used
- 17 for the purposes for which funds are authorized under sec-
- 18 tion 105(d) of the National Oceanic and Atmospheric Ad-
- 19 ministration Authorization Act of 1992 (Public Law 102–
- 20 567).
- 21 (b) POES PROGRAM AUTHORIZATION.—Of the sums
- 22 authorized in subsection (a), there are authorized to be
- 23 appropriated to the Secretary \$147,664,000 for fiscal year
- 24 1997, to remain available until expended, for the procure-
- 25 ment and launch of, and supporting ground systems for,

- 1 Polar Orbiting Environmental Satellites, K, L, M, N, and
- $2 N^{1}$.
- 3 (c) Geostationary Operational Environmental
- 4 Satellites.—Of the sums authorized in subsection (a),
- 5 there are authorized to be appropriated to the Adminis-
- 6 trator \$70,757,000 for fiscal year 1997, to remain avail-
- 7 able until expended to procure up to three additional Geo-
- 8 stationary Operational Environmental NEXT Satellites
- 9 (GOES I-M clones), instruments, and supporting ground
- 10 systems.
- 11 (d) National Polar-Orbiting Operational En-
- 12 VIRONMENTAL SATELLITE SYSTEM PROGRAM AUTHOR-
- 13 IZATION.—Of the sums authorized in subsection (a), there
- 14 are authorized to be appropriated to the Secretary, for fis-
- 15 cal year 1997, \$19,024,000, to remain available until ex-
- 16 pended, for the procurement of the National Polar-Orbit-
- 17 ing Operational Environmental Satellite System, and the
- 18 procurement of the launching and supporting ground sys-
- 19 tems of such satellites.
- 20 (e) Environmental Data and Information
- 21 Services.—There are authorized to be appropriated to
- 22 the Secretary to enable the National Oceanic and Atmos-
- 23 pheric Administration to carry out its environmental data
- 24 and information services duties, \$44,898,000 for fiscal
- 25 year 1997. Such duties include climate data services, geo-

- 1 physical data services, and environmental assessment and
- 2 information services.

3 Subtitle B—Program Support

- 4 SEC. 431. PROGRAM SUPPORT.
- 5 (a) Executive Direction and Administrative
- 6 ACTIVITIES.—There are authorized to be appropriated to
- 7 the Secretary, to enable the National Oceanic and Atmos-
- 8 pheric Administration to carry out executive direction and
- 9 administrative activities under the Act of 1970 and any
- 10 other law involving those activities, \$20,000,000 for fiscal
- 11 year 1997.
- 12 (b) Central Administrative Support.—There
- 13 are authorized to be appropriated to the Secretary, to en-
- 14 able the National Oceanic and Atmospheric Administra-
- 15 tion to carry out central administrative support activities
- 16 under the Act of 1970 and any other law involving those
- 17 activities, \$33,000,000 for fiscal year 1997.
- 18 (c) Aircraft Services.—There are authorized to be
- 19 appropriated to the Secretary, to enable the National Oce-
- 20 anic and Atmospheric Administration to carry out aircraft
- 21 services activities (including aircraft operations, mainte-
- 22 nance, and support) under the Act of 1970 and any other
- 23 law involving those activities, \$9,153,000 for fiscal year
- 24 1997.

1	(d) Facilities Repairs and Renovations.—There
2	are authorized to be appropriated to the Secretary, to en
3	able the National Oceanic and Atmospheric Administra
4	tion to carry out facilities repairs and renovations
5	\$7,546,000 for fiscal year 1997.
6	Subtitle C—Streamlining of
7	Operations
8	SEC. 441. PROGRAMS.
9	(a) Programs.—No funds are authorized to be ap
10	propriated for the following programs and accounts:
11	(1) Federal/State Weather Modification Grants
12	(2) The Southeast Storm Research Account.
13	(3) National Institute for Environmental Re
14	newal.
15	(4) National Weather Service non-Federal, non
16	wildfire Fire Weather Service.
17	(5) National Weather Service Regional Climate
18	Centers.
19	(6) National Weather Service Samoa Weather
20	Forecast Office Repair and Upgrade Account.
21	(7) Dissemination of Weather Charts (Marine
22	Facsimile Service).
23	(8) Global Learning and Observations to Bene
24	fit the Environment program

- 1 (b) Report.—Not later than 60 days after the date
- 2 of the enactment of this Act, the Secretary shall submit
- 3 to the Committee on Science of the House of Representa-
- 4 tives and the Committee on Commerce, Science, and
- 5 Transportation of the Senate a report certifying that all
- 6 the programs listed in subsection (a) will be terminated
- 7 no later than September 30, 1996.
- 8 SEC. 442. REDUCTION IN TRAVEL BUDGET.
- 9 Of the sums appropriated under this Act for Oper-
- 10 ations, Research, and Facilities, no more than
- 11 \$20,000,000 may be used for reimbursement of travel and
- 12 related expenses for National Oceanic and Atmospheric
- 13 Administration personnel.

14 Subtitle D—Miscellaneous

- 15 SEC. 451. WEATHER DATA BUOYS.
- 16 (a) Prohibition.—It shall be unlawful for any unau-
- 17 thorized person to remove, change the location of, ob-
- 18 struct, willfully damage, make fast to, or interfere with
- 19 any weather data buoy established, installed, operated, or
- 20 maintained by the National Data Buoy Center.
- 21 (b) CIVIL PENALTIES.—The Administrator is author-
- 22 ized to assess a civil penalty against any person who vio-
- 23 lates any provision of this section in an amount of not
- 24 more than \$10,000 for each violation. Each day during
- 25 which such violation continues shall be considered a new

- 1 offense. Such penalties shall be assessed after notice and
- 2 opportunity for a hearing.
- 3 (c) Rewards.—The Administrator may offer and
- 4 pay rewards for the apprehension and conviction, or for
- 5 information helpful therein, of persons found interfering,
- 6 in violation of law, with data buoys maintained by the Na-
- 7 tional Data Buoy Center; or for information leading to
- 8 the discovery of missing National Weather Service prop-
- 9 erty or the recovery thereof.
- 10 SEC. 452. DUTIES OF THE NATIONAL WEATHER SERVICE.
- 11 (a) IN GENERAL.—To protect life and property and
- 12 enhance the national economy, the Secretary, through the
- 13 National Weather Service, except as outlined in subsection
- 14 (b), shall be responsible for—
- 15 (1) forecasts and shall serve as the sole official
- source of weather warnings;
- 17 (2) the issue of storm warnings;
- 18 (3) the collection, exchange, and distribution of
- 19 meteorological, hydrological, climatic, and oceano-
- 20 graphic data and information; and
- 21 (4) the preparation of hydrometeorological guid-
- ance and core forecast information.
- 23 (b) Competition With Private Sector.—The
- 24 National Weather Service shall not compete, or assist
- 25 other entities to compete, with the private sector when a

1	service is currently provided or can be provided by com-
2	mercial enterprise, unless—
3	(1) the Secretary finds that the private sector
4	is unwilling or unable to provide the services; and
5	(2) the service provides vital weather warnings
6	and forecasts for the protection of lives and property
7	of the general public.
8	(c) Amendments.—The Act of 1890 is amended—
9	(1) by striking section 3 (15 U.S.C. 313); and
10	(2) in section 9 (15 U.S.C. 317), by striking all
11	after "Department of Agriculture" and inserting in
12	lieu thereof a period.
13	(d) Report.—Not later than 60 days after the date
14	of the enactment of this Act, the Secretary shall submit
15	to the Committee on Science of the House of Representa-
16	tives and the Committee on Commerce, Science, and
17	Transportation of the Senate a report detailing all Na-
18	tional Weather Service activities which do not conform to
19	the requirements of this section and outlining a timetable

20 for their termination.

1 TITLE V—ENVIRONMENTAL 2 PROTECTION AGENCY

_	I II O I E O I I O I I I O E I O I
3	SEC. 501. SHORT TITLE.
4	This title may be cited as the "Environmental Re-
5	search, Development, and Demonstration Authorization
6	Act of 1996".
7	SEC. 502. DEFINITIONS.
8	For the purposes of this title, the term—
9	(1) "Administrator" means the Administrator
10	of the Environmental Protection Agency;
11	(2) "Agency" means the Environmental Protec-
12	tion Agency; and
13	(3) "Assistant Administrator" means the As-
14	sistant Administrator for Research and Development
15	of the Agency.
16	SEC. 503. AUTHORIZATION OF APPROPRIATIONS.
17	(a) In General.—There are authorized to be appro-
18	priated to the Administrator \$487,126,600 for fiscal year
19	1997 for Science and Technology activities, including pro-
20	gram management and support, in the areas specified in
21	subsection (b).
22	(b) Specific Programs and Activities.—Of the
23	amount authorized in subsection (a), there are authorized
24	to be appropriated the following:
25	(1) For air related research, \$74,119,900.

1 (2) For global change research, \$1,400,000. 2 (3)For quality related water research, 3 \$26,294,000. 4 (4) For drinking water related research, 5 \$26,593,700. 6 (5) For toxic substances related research. 7 \$12,341,500. 8 (6) For lab and field expenses, \$73,031,600. 9 (7) For headquarters expenses of the Office of 10 Research and Development, \$9,254,800. 11 (8) For multimedia related research expenses, \$174,060,100, of which \$5,000,000 shall be for 12 13 graduate student fellowships. 14 (9)For program management expenses, 15 \$6,399,000. 16 (10)For pesticide related research, 17 \$20,632,000. 18 (11) For research related to hazardous waste, 19 \$12,000,000. 20 (12) For environmental research laboratories, 21 \$51,000,000. 22 (c) Additional Authorizations.—There are authorized to be appropriated to the Administrator for fiscal 24 year 1997—

1	(1) for oil pollution related research
2	\$2,076,900; and
3	(2) for research related to leaking underground
4	storage tanks, \$769,000.
5	(d) Limitations.—No funds are authorized to be ap-
6	propriated by this title for—
7	(1) the Environmental Technology Initiative;
8	(2) the Climate Change Action Plan;
9	(3) North Dakota Center for Air Toxic Metals
10	Research;
11	(4) drinking water research conducted by the
12	American Water Works Association Research Foun-
13	dation, other than amounts awarded through a com-
14	petitive process;
15	(5) the Water Environment Research Founda-
16	tion;
17	(6) the National Urban Air Toxics Research
18	Center;
19	(7) the Gulf Coast Hazardous Substances Re-
20	search Center;
21	(8) urban waste management research at the
22	University of New Orleans, other than amounts
23	awarded through a competitive process;
24	(9) the Resources and Agricultural Policy Sys-
25	tems Program at Iowa State University; or

1	(10) the Oil Spill Remediation Research Center.
2	SEC. 504. SCIENTIFIC RESEARCH REVIEW.
3	(a) In General.—The Administrator shall assign to
4	the Assistant Administrator the duties of—
5	(1) developing a strategic plan for scientific and
6	technical research activities throughout the Agency;
7	(2) integrating that strategic plan into ongoing
8	Agency planning activities; and
9	(3) reviewing all Agency research to ensure the
10	research—
11	(A) is of high quality; and
12	(B) does not duplicate any other research
13	being conducted by the Agency.
14	(b) Report.—The Assistant Administrator shall
15	transmit annually to the Administrator and to the Com-
16	mittee on Science of the House of Representatives and the
17	Committee on Environment and Public Works of the Sen-
18	ate a report detailing—
19	(1) all Agency research the Assistant Adminis-
20	trator finds is not of sufficiently high quality; and
21	(2) all Agency research the Assistant Adminis-
22	trator finds duplicates other Agency research.
23	SEC. 505. GRADUATE STUDENT FELLOWSHIPS.
24	In carrying out the graduate student fellowship pro-
25	gram for which funds are authorized to be appropriated

- 1 by this title, the Administrator shall ensure that any fel-
- 2 lowship award to a student selected after the date of the
- 3 enactment of this Act is used only to support scientific
- 4 research that would further missions of the Office of Re-
- 5 search and Development in fields in which there exists or
- 6 is projected to exist a shortage in the number of scientists.

7 SEC. 506. SCIENCE ADVISORY BOARD.

- 8 (a) Annual Report.—The Science Advisory Board
- 9 shall submit to Congress and to the Administrator an an-
- 10 nual report that contains the views of the Science Advisory
- 11 Board on proposed research programs as described in the
- 12 President's budget for research, development, and dem-
- 13 onstration activities at the Environmental Protection
- 14 Agency. Such report shall be submitted to Congress as
- 15 soon as practicable after the submission of the President's
- 16 budget to Congress. The Administrator shall cooperate
- 17 with the Director of the Science Advisory Board, particu-
- 18 larly with respect to the timely provision of budget infor-
- 19 mation to the Science Advisory Board, to allow the Science
- 20 Advisory Board to carry out its duties under this sub-
- 21 section.
- 22 (b) EVALUATION.—The Science Advisory Board shall
- 23 conduct periodic evaluations of selected areas of the cur-
- 24 rent and planned research, development, and demonstra-
- 25 tion activities of the Environmental Protection Agency.

- 1 The areas of evaluation shall be selected by the Science
- 2 Advisory Board in consultation with the Administrator,
- 3 the Office of Research and Development, other Agency
- 4 programs, and appropriate committees of the Congress.
- 5 Reports containing the Science Advisory Board's evalua-
- 6 tions and recommendations shall be filed with such com-
- 7 mittees and the Administrator. The Administrator shall
- 8 provide to such committees a written response to the
- 9 Science Advisory Board's evaluation and recommendations
- 10 within 60 days after the Science Advisory Board's report
- 11 has been submitted.
- 12 (c) Review of Certain Research Activities.—
- 13 The Science Advisory Board shall annually review the re-
- 14 search activities of the Environmental Protection Agency
- 15 and shall include the results of such review in the annual
- 16 report required by subsection (a).
- 17 (d) Submission to Congress.—The Administrator
- 18 shall submit to the Congress any report required by law
- 19 to be submitted to the Administrator by the Science Advi-
- 20 sory Board. The Administrator shall make any such sub-
- 21 mission not later than 60 days after the Administrator
- 22 receives the report from the Science Advisory Board.
- 23 SEC. 507. ENDOCRINE DISRUPTER RESEARCH PLANNING.
- 24 (a) Short Title.—This section may be cited as the
- 25 "Endocrine Disrupter Research Planning Act of 1996".

(b) FINDINGS.—The Congress find

- (1) recent reports in the media have focused public attention on a possible link between exposure to chemicals that may mimic hormones and may have adverse biological effects in humans and wild-life, including carcinogenic, reproductive, neuro-logical, and immunological effects, now commonly referred to as endocrine disrupters;
- (2) given the significant scientific uncertainties concerning the effects of such endocrine disrupters on humans and wildlife, it cannot at this time be concluded whether or not endocrine disrupters constitute a significant threat to human health or the environment;
- (3) neither a conclusion that endocrine disrupters pose an imminent and serious threat to human health and the environment, nor a conclusion that the risks are insignificant or exaggerated, is warranted based on the present state of scientific knowledge;
- (4) additional research is needed to more accurately characterize the risks of endocrine disrupters;
- (5) risk assessment principles should be used to guide the development of a coordinated research plan to ensure that research results are relevant and

- adequate to objectively estimate risk to guide future
 public policy decisions;
 - (6) research carried out by the Federal Government should be done in a planned and coordinated manner to ensure that limited resources are spent efficiently and that critical information gaps are filled as quickly as possible; and
 - (7) researchers from academia, industry, and Federal laboratories should coordinate efforts to prioritize research topics, identify capital needs, and, in general, develop a comprehensive research plan to address important scientific and policy questions surrounding the potential effects of such chemicals.

(c) RESEARCH PLANNING REPORT.—

- (1) Report.—The Administrator, in coordination with other Federal agencies with scientific expertise in areas relevant to assessing the human health and ecological risks of endocrine disrupters, shall submit to Congress, along with the President's Budget Request for Fiscal Year 1998, a plan for conducting research needed to objectively assess and characterize the risk of endocrine disrupters on human health and the environment.
- (2) CONTENTS.—The plan submitted under this section shall include—

	200
1	(A) the role of each participating agency in
2	the research plan and the resources required by
3	each agency to carry out the research plan, in-
4	cluding human and capital resources needed to
5	ensure that agencies have appropriate expertise,
6	facilities, and analytical capabilities to meet the
7	goals of the research plan;
8	(B) the mechanisms by which each agency
9	will carry out research, including the use of
10	Federal laboratory facilities, extramural grants
11	and contracts, and cooperative research and de-
12	velopment agreements with universities, re-
13	search centers, and the private sector, and
14	mechanisms to avoid duplication of effort and
15	for appropriate peer review, including independ-
16	ent and external peer review of Federal agency
17	intramural research;
18	(C) specific research strategies and
19	timelines for addressing the critical information
20	gaps with respect to hazard identification, dose-
21	response assessment, and exposure assessment;
22	and
23	(D) an assessment of the current state of
24	scientific knowledge concerning effects of syn-

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thetic

1	disrupters on human health and the environ-
2	ment, including identification of scientific un-
3	certainties unlikely to be capable of significant
4	resolution in the near term, studies which sup-
5	port or fail to support conclusions of adverse
6	public health effects, and the opportunity for
7	public comment on such assessment.
8	(d) SAVINGS CLAUSE.—Nothing in this section is in-
9	tended to alter, enhance, or otherwise affect any statutory
10	authority of the Environmental Protection Agency or any
11	other Federal regulatory agency to regulate substances
12	which may pose a threat to the public health or the envi-
13	ronment.
14	TITLE VI—NATIONAL INSTITUTE
15	OF STANDARDS AND TECH-
16	NOLOGY
17	SEC. 601. AUTHORIZATION OF APPROPRIATIONS.
18	There are authorized to be appropriated the follow-
19	ing:
20	
	(1) For Scientific and Technical Research and
21	(1) For Scientific and Technical Research and Services of the National Institute of Standards and
21 22	
	Services of the National Institute of Standards and
22	Services of the National Institute of Standards and Technology, \$280,600,000 for fiscal year 1997, of

1	(B) \$18,747,000 shall be for Manufactur-
2	ing Engineering;
3	(C) \$33,939,000 shall be for Chemical
4	Science and Technology;
5	(D) \$28,048,000 shall be for Physics;
6	(E) \$54,589,000 shall be for Material
7	Science and Engineering;
8	(F) \$13,085,000 shall be for Building and
9	Fire Research;
10	(G) \$43,076,000 shall be for Computer
11	Science and Applied Mathematics;
12	(H) \$18,950,000 shall be for Technical As-
13	sistance;
14	(I) \$28,772,000 shall be for Research Sup-
15	port; and
16	(J) \$2,987,000 shall be for the Malcolm
17	Baldrige National Quality Program under sec-
18	tion 17 of the Stevenson-Wydler Technology In-
19	novation Act of 1980 (15 U.S.C. 3711a); and
20	(2) for Construction of Research Facilities of
21	the National Institute of Standards and Technology,
22	\$105.240.000 for fiscal year 1997.

1	TITLE VII—FEDERAL AVIATION
2	ADMINISTRATION RESEARCH,
3	ENGINEERING, AND DEVEL-
4	OPMENT
5	SEC. 701. SHORT TITLE.
6	This title may be cited as the "FAA Research, Engi-
7	neering, and Development Management Reform Act of
8	1996".
9	SEC. 702. AUTHORIZATION OF APPROPRIATIONS.
10	Section 48102(a) of title 49, United States Code, is
11	amended—
12	(1) by striking "and" at the end of paragraph
13	(1)(J);
14	(2) by striking the period at the end of para-
15	graph (2)(J) and inserting in lieu thereof "; and";
16	and
17	(3) by adding at the end the following new
18	paragraph:
19	"(3) for fiscal year 1997—
20	(A) \$10,000,000 for system development
21	and infrastructure projects and activities;
22	"(B) \$39,911,000 for capacity and air
23	traffic management technology projects and ac-
24	tivities;

1	"(C) \$20,371,000 for communications,
2	navigation, and surveillance projects and activi-
3	ties;
4	"(D) $$6,411,000$ for weather projects and
5	activities;
6	"(E) $$6,000,000$ for airport technology
7	projects and activities;
8	"(F) \$37,978,000 for aircraft safety tech-
9	nology projects and activities;
10	"(G) \$36,045,000 for system security tech-
11	nology projects and activities;
12	"(H) $\$23,682,000$ for human factors and
13	aviation medicine projects and activities;
14	"(I) \$3,800,000 for environment and en-
15	ergy projects and activities; and
16	(J) \$1,500,000 for innovative/cooperative
17	research projects and activities.".
18	SEC. 703. RESEARCH PRIORITIES.
19	Section 48102(b) of title 49, United States Code, is
20	amended—
21	(1) by redesignating paragraph (2) as para-
22	graph (3); and
23	(2) by striking "Availability for Re-
24	SEARCH.—(1)" and inserting in lieu thereof "RE-
25	SEARCH PRIORITIES —(1) The Administrator shall

1	consider the advice and recommendations of the re-
2	search advisory committee established by section
3	44508 of this title in establishing priorities among
4	major categories of research and development activi-
5	ties carried out by the Federal Aviation Administra-
6	tion.
7	"(2)".
8	SEC. 704. RESEARCH ADVISORY COMMITTEE.
9	Section 44508(a)(1) of title 49, United States Code,
10	is amended—
11	(1) by striking "and" at the end of subpara-
12	graph (B);
13	(2) by striking the period at the end of sub-
14	paragraph (C) and inserting in lieu thereof "; and";
15	and
16	(3) by inserting after subparagraph (C) the fol-
17	lowing new subparagraph:
18	"(D) annually review the allocation made by the
19	Administrator of the amounts authorized by section
20	48102(a) of this title among the major categories of
21	research and development activities carried out by
22	the Administration and provide advice and rec-
23	ommendations to the Administrator on whether such
24	allocation is appropriate to meet the needs and ob-
25	jectives identified under subparagraph (A).".

SEC. 705. NATIONAL AVIATION RESEARCH PLAN.

2	Section 44501(c) of title 49, United States Code, is
3	amended—
4	(1) in paragraph (2)(A) by striking "15-year"
5	and inserting in lieu thereof "5-year";
6	(2) by amending subparagraph (B) to read as
7	follows:
8	"(B) The plan shall—
9	"(i) provide estimates by year of the schedule,
10	cost, and work force levels for each active and
11	planned major research and development project
12	under sections 40119, 44504, 44505, 44507, 44509,
13	44511–44513, and 44912 of this title, including ac-
14	tivities carried out under cooperative agreements
15	with other Federal departments and agencies;
16	"(ii) specify the goals and the priorities for allo-
17	cation of resources among the major categories of
18	research and development activities, including the
19	rationale for the priorities identified;
20	"(iii) identify the allocation of resources among
21	long-term research, near-term research, and develop-
22	ment activities; and
23	"(iv) highlight the research and development
24	activities that address specific recommendations of
25	the research advisory committee established under
26	section 44508 of this title, and document the rec-

1	ommendations of the committee that are not accept-
2	ed, specifying the reasons for nonacceptance."; and
3	(3) in paragraph (3) by inserting ", including
4	a description of the dissemination to the private sec-
5	tor of research results and a description of any new
6	technologies developed" after "during the prior fiscal
7	year''.
8	TITLE VIII—NATIONAL EARTH-
9	QUAKE HAZARDS REDUCTION
10	PROGRAM
11	SEC. 801. AUTHORIZATION OF APPROPRIATIONS.
12	Section 12 of the Earthquake Hazards Reduction Act
13	of 1977 (42 U.S.C. 7706) is amended—
14	(1) in subsection $(a)(7)$ by striking "and
15	\$25,750,000 for the fiscal year ending September
16	30, 1996" and inserting in lieu thereof
17	"\$25,750,000 for the fiscal year ending September
18	30, 1996, and \$18,825,000 for the fiscal year end-
19	ing September 30, 1997";
20	(2) in subsection (b) by striking "and
21	\$50,676,000 for the fiscal year ending September
22	30, 1996" and inserting in lieu thereof
23	"\$50,676,000 for the fiscal year ending September
24	30, 1996, and \$46,130,000 for the fiscal year end-
25	ing September 30, 1997";

- 1 (3) in subsection (c) by adding at the end the 2 following new sentence: "There are authorized to be appropriated, out of funds otherwise authorized to 3 be appropriated to the National Science Foundation, \$28,400,000 fiscal 5 for vear 1997, including 6 \$17,500,000 for engineering research and 7 \$10,900,000 for geosciences research."; and 8 (4) in subsection (d) by adding at the end the
- (4) in subsection (d) by adding at the end the following new sentence: "There are authorized to be appropriated, out of funds otherwise authorized to be appropriated to the National Institute of Standards and Technology, \$1,932,000 for fiscal year 1997.".

14 TITLE IX—MISCELLANEOUS

15 SEC. 901. PROHIBITION OF LOBBYING ACTIVITIES.

16 None of the funds authorized by this Act shall be 17 available for any activity whose purpose is to influence legislation pending before the Congress, except that this shall 18 not prevent officers or employees of the United States or 19 20 of its departments or agencies from communicating to 21 Members of Congress on the request of any Member or to Congress, through the proper channels, requests for leg-23 islation or appropriations which they deem necessary for the efficient conduct of the public business.

1 SEC. 902. LIMITATION ON APPROPRIATIONS.

- 2 (a) Exclusive Authorization for Fiscal Year
- 3 1997.—Notwithstanding any other provision of law, no
- 4 sums are authorized to be appropriated for fiscal year
- 5 1997 for the activities for which sums are authorized by
- 6 this Act unless such sums are specifically authorized to
- 7 be appropriated by this Act.
- 8 (b) Subsequent Fiscal Years.—No sums are au-
- 9 thorized to be appropriated for any fiscal year after fiscal
- 10 year 1997 for the activities for which sums are authorized
- 11 by this Act unless such sums are specifically authorized
- 12 to be appropriated by Act of Congress with respect to such
- 13 fiscal year.

14 SEC. 903. ELIGIBILITY FOR AWARDS.

- 15 (a) IN GENERAL.—The head of each Federal agency
- 16 for which funds are authorized under this Act shall ex-
- 17 clude from consideration for awards of financial assistance
- 18 made by that agency after fiscal year 1996 any person
- 19 who received funds, other than those described in sub-
- 20 section (b), appropriated for a fiscal year after fiscal year
- 21 1996, from any Federal funding source for a project that
- 22 was not subjected to a competitive, merit-based award
- 23 process. Any exclusion from consideration pursuant to this
- 24 section shall be effective for a period of 5 years after the
- 25 person receives such Federal funds.

- 1 (b) Exception.—Subsection (a) shall not apply to
- 2 awards to persons who are members of a class specified
- 3 by law for which assistance is awarded to members of the
- 4 class according to a formula provided by law.

5 SEC. 904. BUY AMERICAN.

- 6 (a) Sense of Congress.—It is the sense of Con-
- 7 gress that any recipient of a grant under this Act, or
- 8 under any amendment made by this Act, should purchase,
- 9 when available and cost-effective, American made equip-
- 10 ment and products when expending grant monies.
- 11 (b) Notice to Recipients of Assistance.—In al-
- 12 locating grants under this Act, or under any amendment
- 13 made by this Act, the Secretary shall provide to each re-
- 14 cipient a notice describing the statement made in sub-
- 15 section (a) by the Congress.

16 SEC. 905. ROTC ACCESS TO CAMPUSES.

- 17 (a) Denial of Grants and Contracts.—(1) No
- 18 funds appropriated for civilian science activities of the
- 19 Federal Government may be provided by contract or by
- 20 grant (including a grant of funds to be available for stu-
- 21 dent aid) to any institution of higher education that, as
- 22 determined by the agency to which the funds were appro-
- 23 priated, in consultation with other appropriate Federal
- 24 agencies, has an anti-ROTC policy.

- 1 (2) In the case of an institution of higher education
- 2 that is ineligible for grants and contracts by reason of
- 3 paragraph (1), the prohibition under that paragraph shall
- 4 cease to apply to that institution upon a determination
- 5 by the agency to which the funds were appropriated, in
- 6 consultation with other appropriate Federal agencies, that
- 7 the institution no longer has an anti-ROTC policy.
- 8 (b) Notice of Determination.—Whenever an
- 9 agency makes a determination under subsection (a) that
- 10 an institution has an anti-ROTC policy, or that an institu-
- 11 tion previously determined to have an anti-ROTC policy
- 12 no longer has such a policy, the agency—
- 13 (1) shall transmit notice of that determination
- to the Secretary of Education and the Congress; and
- 15 (2) shall publish in the Federal Register notice
- of that determination and of the effect of that deter-
- mination under subsection (a) on the eligibility of
- that institution for grants and contracts.
- 19 (c) Semiannual Notice in Federal Register.—
- 20 Each agency shall publish in the Federal Register once
- 21 every six months a list of each institution of higher edu-
- 22 cation that is currently ineligible for grants and contracts
- 23 by reason of a determination of the agency under sub-
- 24 section (a).

1	(d) Anti-ROTC Policy.—In this section, the term
2	"anti-ROTC policy" means a policy or practice of an insti-
3	tution of higher education that—
4	(1) prohibits, or in effect prevents, the main-
5	taining or establishing of a unit of the Senior Re-
6	serve Officer Training Corps at that institution; or
7	(2) prohibits, or in effect prevents, a student at
8	that institution from enrolling in a unit of the Sen-
9	ior Reserve Officer Training Corps at another insti-
10	tution of higher education,
11	but does not include a longstanding policy of pacifism
12	based on historical religious affiliation.
13	SEC. 906. RECRUITING ON CAMPUS.
14	(a) Denial of funds.—(1) No funds appropriated
15	for civilian science activities of the Federal Government
16	may be provided by grant or contract (including a grant
17	of funds to be available for student aid) to any institution
18	of higher education that, as determined by the agency to
19	which the funds were appropriated, in consultation with
20	other appropriate Federal agencies, has a policy of deny-
21	ing, or which effectively prevents—
22	(A) entry to campuses or access to students on
23	campuses; or
24	(B) access to directory information pertaining
25	to students.

- 1 for purposes of military recruiting. This paragraph shall
- 2 not apply to a longstanding policy of pacifism based on
- 3 historical religious affiliation.
- 4 (2) In the case of an institution of higher education
- 5 that is ineligible for grants and contracts by reason of
- 6 paragraph (1), the prohibition under that paragraph shall
- 7 cease to apply to that institution upon a determination
- 8 by the agency to which the funds were appropriated, in
- 9 consultation with other appropriate Federal agencies, that
- 10 the institution no longer has a policy described in para-
- 11 graph (1).
- 12 (3) Students referred to in paragraph (1) are individ-
- 13 uals who are 17 years of age or older.
- 14 (b) Notice of Determination.—Whenever an
- 15 agency makes a determination under subsection (a) that
- 16 an institution has a policy described in subsection (a), or
- 17 that an institution previously determined to have such a
- 18 policy no longer has such a policy, the agency—
- 19 (1) shall transmit notice of that determination
- to the Secretary of Education and the Congress; and
- 21 (2) shall publish in the Federal Register notice
- of that determination and of the effect of that deter-
- 23 mination under subsection (a) on the eligibility of
- 24 that institution for grants and contracts.

1	(c) Semiannual Notice in Federal Register.—
2	Each agency shall publish in the Federal Register once
3	every six months a list of each institution of higher edu-
4	cation that is currently ineligible for grants and contracts
5	by reason of a determination of the agency under sub-
6	section (a).
7	(d) Definition.—For purposes of this section, the
8	term "directory information" means, with respect to a stu-
9	dent, the student's name, address, telephone listing, date
10	and place of birth, level of education, degrees received, and
11	the most recent previous educational institution enrolled
12	in by the student.
13	TITLE X—FURTHER
1314	AUTHORIZATIONS
14	AUTHORIZATIONS
14 15	AUTHORIZATIONS SEC. 1001. FURTHER AUTHORIZATIONS.
141516	AUTHORIZATIONS SEC. 1001. FURTHER AUTHORIZATIONS. There are authorized to be appropriated \$90,000,000
14151617	AUTHORIZATIONS SEC. 1001. FURTHER AUTHORIZATIONS. There are authorized to be appropriated \$90,000,000 for the Manufacturing Extension Partnerships program
1415161718	AUTHORIZATIONS SEC. 1001. FURTHER AUTHORIZATIONS. There are authorized to be appropriated \$90,000,000 for the Manufacturing Extension Partnerships program under sections 25 and 26 of the National Institute of
141516171819	AUTHORIZATIONS SEC. 1001. FURTHER AUTHORIZATIONS. There are authorized to be appropriated \$90,000,000 for the Manufacturing Extension Partnerships program under sections 25 and 26 of the National Institute of Standards and Technology Act (15 U.S.C. 278k and 278l)
14 15 16 17 18 19 20	AUTHORIZATIONS SEC. 1001. FURTHER AUTHORIZATIONS. There are authorized to be appropriated \$90,000,000 for the Manufacturing Extension Partnerships program under sections 25 and 26 of the National Institute of Standards and Technology Act (15 U.S.C. 278k and 278l) for fiscal year 1997. None of the funds authorized by this

By LINDA NAVE,

Deputy Clerk.

Clerk.